

#### DEPARTMENT OF HOMELAND SECURITY

UNITED STATES SECRET SERVICE WASHINGTON, D.C. 20223

Freedom of Information Act & Privacy Act Program Communications Center 245 Murray Lane, S.W., Building T-5 Washington, D.C. 20223

Date: JUN 2 6 2019

MuckRock News
DEPT MR 18877
411A Highland Avenue
Somerville, MA 02205
Attn: Martin Peck
18877-43115527@requests.muckrock.com

File Numbers: 20151087 - 20151088

Dear Requester:

This is the final response to your Freedom of Information Act (FOIA) request, originally received by the United States Secret Service (Secret Service) on June 19, 2015, for information pertaining to:

File Number 20151087: Any and all SKUs, contracts, invoices, receipts, billing numbers, agreements, PO Numbers, billable hours, consulting relationships, for any services or goods associated with FLIR Corporation (on website as flir.com), to include technologies such as "Thermal Security Cameras", "Visible-Light CCTV Cameras", "Lorex", "Airborne Systems", "Maritime Systems", "Land Systems", "Tactical Vision", and "Unmanned Systems"; and

File Number 20151088: Processing notes in response to FOIA File Number 20151087.

Enclosed are documents responsive to your request. In efforts to provide you with the greatest degree of access authorized by law, we have considered the reference material under the FOIA regulation, Title 5 U.S.C. § 552. Pursuant to this Act, exemptions have been applied where deemed appropriate. The exemptions cited are marked below.

In addition, approximately 144 page(s) were released, and approximately 4 page(s) were withheld in their entirety. An enclosure to this letter explains the exemptions in more detail.

$\boxtimes$	If this box is checked, deletions were made pursuant to the exemptions indicated below.
	Section 552 (FOIA)
	(b) (1)
The	following checked item(s) also apply to your request:
 refer	Some documents originated with another government agency(s). These documents were red to that agency(s) for review and direct response to you.
	Some documents, in our files, contain information furnished to the Secret Service by another ernment agency(s). These documents were referred to that agency(s) for review and direct onse to you.
	Fees: In the processing of this FOIA request, no fees are being assessed.
	Other:

If you deem our decision an adverse determination, you may exercise your appeal rights. Should you wish to file an administrative appeal, your appeal should be made in writing and received within ninety (90) days of the date of this letter, by writing to: Freedom of Information Appeal, Deputy Director, U.S. Secret Service, Communications Center, 245 Murray Lane, S.W., Building T-5, Washington, D.C. 20223. If you choose to file an administrative appeal, please explain the basis of your appeal and reference the case number listed above.

Additionally, you have the right to seek dispute resolution services from the Office of Government Information Services (OGIS) which mediates disputes between FOIA requesters and Federal agencies as a non-exclusive alternative to litigation. Please note that contacting the Secret Service's FOIA Program and/or OGIS is not an alternative to filing an administrative appeal and does not stop the 90-day appeal clock. You may contact OGIS at: Office of Government Information Services, National Archives and Records Administration, 8601 Adelphi Road-OGIS, College Park, Maryland 20740-6001. You may also reach OGIS via e-mail at ogis@nara.gov, telephone at 202-741-5770/toll free at (877) 684-6448, or facsimile at (202) 741-5769.

If you need any further assistance, or would like to discuss any aspect of your request, please contact our FOIA Public Liaison Kevin Tyrrell, at (202) 406-6370. Alternatively, you may send an e-mail to <u>foia@usss.dhs.gov</u>.

FOIA/PA File Numbers 20151087 - 20151088 are assigned to your request. Please refer to these file numbers in all future communication with this office.

Sincerely,

Kim-E. Campbell
Special Agent In Charge
Freedom of Information Act & Privacy Act Officer

Enclosure(s)

# FREEDOM OF INFORMATION ACT SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552

## Provisions of the Freedom of Information Act do not apply to matter that are:

- (b) (1) (A) specifically authorized under criteria established by an Executive Order to be kept secret in the interest of national defense or foreign policy and (B) are in fact properly classified pursuant to such Executive order;
- (b) (2) related solely to the internal personnel rules and practices any agency;
- (b) (3) specifically exempted from disclosure by statute (other than section 552b of this title), if that statute: (A)(i) requires that the matters be withheld from the public in such a manner as to leave no discretion on the issue, or (ii) establishes particular criteria for withholding or refers to particular types of matters to be withheld; and (B) is established after the date of enactment of the OPEN FOIA Act of 2009;
- (b) (4) trade secrets and commercial or financial information obtained from a person and privileged or confidential;
- (b) (5) inter-agency or intra-agency memorandums or letters which would not be available by law to a party other than an agency in litigation with the agency; provided that the deliberative process privilege shall not apply to records created 25 years or more before the date on which the records were requested;
- (b) (6) personnel and medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy;
- (b) (7) records or information compiled for law enforcement purposes, but only to the extent that the information: (A) could reasonable be expected to interfere with enforcement proceedings; (B) would deprive a person of a right to a fair trial or an impartial adjudication; (C) could reasonably be expected to constitute an unwarranted invasion of personal privacy; (D) could reasonable be expected to disclose the identity of a confidential source, including a State, local, or foreign agency or authority or any private institution which furnished information on a confidential basis, and, in the case of a record or information compiled by a criminal law enforcement authority in the course of a criminal investigation, or by an agency conducting a lawful national security intelligence investigation, information furnished by a confidential source; (E) would disclose techniques and procedures for law enforcement investigations or prosecutions, or would disclose guidelines for law enforcement investigations or prosecutions if such disclosure could reasonably be expected to risk circumvention of the law; (F) could reasonably be expected to endanger the life or physical safety of any individual;
- (b) (8) contained in or related to examination, operating, or condition reports prepared by, on behalf of, or for the use of an agency responsible for regulation or supervision of financial institutions;
- (b) (9) geological and geophysical information and data, including maps, concerning wells.

# PRIVACY ACT SUBSECTIONS OF TITLE 5, UNITED STATES CODE, SECTION 552a

### The provisions of the Privacy Act do not apply to:

- (d) (5) material compiled in reasonable anticipation of civil action or proceeding;
- (j) (2) inaterial reporting investigative efforts pertaining to enforcement of criminal law including efforts to prevent, control, or reduce crime or apprehend criminals;
- (k)(1) material is currently and properly classified pursuant to an Executive Order in the interest of national defense or foreign policy;
- (k) (2) material compiled during investigations for law enforcement purposes;
- (k) (3) material maintained in connection with providing protective services to the President of the United States or other individuals pursuant to section 3056 of Title 18;
- (k) (5) investigatory material compiled solely for the purpose of determining suitability, eligibility, or qualifications for Federal civilian employment, military service, Federal contracts, or for access to classified information, but only to the extent that the disclosure of such material would reveal the identity of the person who furnished information to the Government under an express promise that the identity of the source would be held in confidence, or prior to the September 27, 1975, under an implied promise that the identity of the source would be held in confidence;
- (k) (6) testing or examination material used solely to determine individual qualifications for appointment or promotion in the Federal service the disclosure of which would compromise the objectivity or fairness of the testing or examination process;

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Contract Clauses 5
52.212-5 Contract Terms and Conditions Required To Implement Statutes or Executive
Orders-Commercial Items. (JUL 2010)
USSS 3052.204-90 Unauthorized Use of the U.S. Secret Service Name

#### Contract Clauses

- 52.209-2 Prohibition on Contracting with Inverted Domestic Corporations—Representation. (JUL 2009)
- 52.212-4 Contract Terms and Conditions Commercial Items. (JUN 2010)
- 52.212-5 Contract Terms and Conditions Required To Implement Statutes or Executive Orders—Commercial Items. (JUL 2010)
  - (a) The Contractor shall comply with the following Federal Acquisition Regulation (FAR) clauses, which are incorporated in this contract by refereoce, to implement provisions of law or Executive orders applicable to acquisitions of commercial items:
    - (1) 52.222-50, Combating Trafficking in Persons (FEB 2009) (22 U.S.C. 7104(g)).
    - (2) 52.233-3, Protest After Award (AUG 1996) (31 U.S.C. 3553).
    - (3) 52.233-4, Applicable Law for Breach of Contract Claim (OCT 2004) (Pub. L. 108-77, 108-78).
  - (b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this cootract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: Contracting Officer check as appropriate.
    - X(1) 52.203-6, Restrictions on Subcontractor Sales to the Government (SEP 2006), with Alternate I (OCT 1995) (41 U.S.C. 253g and 10 U.S.C. 2402).
    - [](2) 52.203-13, Contractor Code of Business Ethics and Conduct (APR 2010)(Pub. L. 110-252, Title VI, Chapter 1 (41 U.S.C. 251 note)).
    - [](3) 52.203-15, Whistleblower Protections under the American Recovery and Reinvestment Act of 2009 (JUN 2010) (Section 1553 of Pub. L. 111-5). (Applies to contracts funded by the American Recovery and Reinvestment Act of 2009.)
    - [](4) 52.204-10, Reporting Executive Compensation and First-Tier Subcontract Awards (JUL 2010) (Pub. L. 109-282)(31 U.S.C. 6101 note).
    - [](5) 52.204-11, American Recovery and Reinvestment Act--Reporting Requirements (JUL 2010) (Pub. L. 111-5).
    - [](6) 52.219-3, Notice of Total HUBZone Set-Aside (JAN 1999) (15 U.S.C. 657a).
    - [](7) 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns (JUL 2005) (if the offeror elects to waive the preference, it shall so indicate in its offer) (15 U.S.C. 657a).
    - [](8) (Reserved)
    - [](9)(i) 52.219-6, Notice of Total Small Business Set-Aside (JUN 2003) (15 U.S.C. 644).
      - [](ii) Alternate I (OCT 1995) of 52.219-6.
      - [] (iii) Alternate II (MAR 2004) of 52.219-6.

- [](10)(i) 52.219-7, Notice of Partial Small Business Set-Aside (JUN 2003) (15 U.S.C. 644).
  - [](ii) Alternate I (OCT 1995) of 52.219-7.
  - [] (iii) Alternate II (MAR 2004) of 52.219-7.
- [](11) 52.219-8, Utilization of Small Business Concerns (MAY 2004) (15 U.S.C. 637 (d)(2) and (3)).
- [](12)(i) 52.219-9, Small Busioess Subcootracting Plan (JUL 2010) (15 U.S.C. 637(d)(4).
  - [](ii) Alternate 1 (OCT 2001) of 52.219-9.
  - [](iii) Alternate II (OCT 2001) of 52.219-9.
  - [](iv) Alternate III (JUL 2010) of 52.219-9.
- X(13) 52.219-14, Limitations oo Subcontracting (DEC 1996) (15 U.S.C. 637(a)(14)).
- [](14) 52.219-16, Liquidated Damages-Subcontracting Plan (JAN 1999) (15 U.S.C. 637(d)(4)(F)(l)).
- [](15)(i) 52.219-23, Notice of Price Evaluation Adjustment for Small Disadvantaged Business Concerns (OCT 2008) (10 U.S.C. 2323)(if the offeror elects to waive the adjustment, it shall so indicate in its offer.)
  - [](il) Alternate 1 (JUN 2003) of 52.219-23.
- [](16) 52.219-25, Small Disadvantaged Business Participation Program--Disadvantaged Status and Reporting (APR 2008) (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323).
- [](17) 52.219-26, Small Disadvantaged Business Participation Program-Incentive Subcontracting (OCT 2000) (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323).
- [](18) 52.219-27, Notice of Total Service-Disabled Veteran-Owned Small Business Set-Aside (MAY 2004)(15 U.S.C. 657 f).
- [](19) 52.219-28, Post Award Small Busioess Program Rerepresentation (APR 2009) (15 U.S.C. 632(a)(2)).
- X(20) 52.222-3, Convict Labor (JUN 2003) (E.O. 11755).
- X(21) 52.222-19, Child Labor--Cooperation with Authorities and Remedies (JUL 2010) (E.O. 13126).
- X(22) 52.222-21, Prohibition of Segregated Facilities (FEB 1999).
- X(23) 52.222-26, Equal Opportunity (MAR 2007) (E.O. 11246).
- [](24) 52.222-35, Equal Opportunity for Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (SEP 2006) (38 U.S.C. 4212).
- [](25) 52.222-36, Affirmative Action for Workers with Disabilities (JUN 1998) (29

U.S.C. 793).

[](26) 52.222-37, Employment Reports on Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (SEP 2006) (38 U.S.C. 4212).

[](27) 52.222-54, Employment Eligibility Verification (JAN 2009). (Executive Order 12989). (Not applicable to the acquisition of commercially available off-the-shelf items or certain other types of commercial items as prescribed in 22.1803.)

[](28)(i) 52.223-9, Estimate of Percentage of Recovered Material Content for EPA-Designated Items (MAY 2008) (42 U.S.C. 6962(c)(3)(A)(ii)). (Not applicable to the acquisition of commercially available off-the-shelf items.)

[](ii) Alternate I (MAY 2008) of 52.223-9 (42 U.S.C. 6962(i)(2)(C)). (Not applicable to the acquisition of commercially available off-the-shelf items.)

[](29) 52.223-15, Energy Efficiency in Energy-Consuming Products (DEC 2007) (42 U.S.C. 8259b).

[](30)(i) 52.223-16, IEEE 1680 Standard for the Environmental Assessment of Personal Computer Products (DEC 2007) (E.O. 13423).

[](ii) Alternate I (DEC 2007) of 52.223-16.

[](31) 52.225-1, Buy American Act - Supplies (FEB 2009) (41 U.S.C. 10a-10d).

[](32)(i) 52.225-3, Buy American Act--Free Trade Agreements--Israeli Trade Act (JUN 2009) (41 U.S.C. 10a-10d, 19 U.S.C. 330I note, 19 U.S.C. 2112 note, 19 U.S.C. 3805 note, Pub. L. 108-77, 108-78, 108-286, 108-302, 109-53, 109-169, 109-283, and 110-138).

[](ii) Alternate I (JAN 2004) of 52.225-3.

[](iii) Alternate II (JAN 2004) of 52.225-3.

[](33) 52.225-5, Trade Agreements (AUG 2009) (19 U.S.C. 2501, et seq., 19 U.S.C. 3301 note).

X(34) 52.225-13, Restrictions on Certain Foreign Purchases (JUN 2008) (E.O.'s, proclamations, and statutes administered by the Office of Foreign Assets Control of the Department of the Treasury).

[](35) 52.226-4, Notice of Disaster or Emergency Area Set-Aside (NOV 2007) (42 U.S.C. 5150).

[](36) 52.226-5, Restrictions on Subcontracting Outside Disaster or Emergency Area (NOV 2007) (42 U.S.C. 5150).

[ ](37) 52.232-29, Terms for Financing of Purchases of Commercial Items (FEB 2002) (41 U.S.C. 255(f), 10 U.S.C. 2307(f)).

[](38) 52.232-30, Installment Payments for Commercial Items (OCT 1995) (41 U.S.C. 255(f), 10 U.S.C. 2307(f)).

X(39) 52.232-33, Payment by Electronic Funds Transfer - Central Contractor Registration (OCT 2003) (31 U.S.C. 3332).

- [](40) 52.232-34, Payment by Electronic Funds Transfer Other than Central Cootractor Registration (MAY 1999) (31 U.S.C. 3332).
- [](41) 52.232-36, Payment by Third Party (FEB 2010) (31 U.S.C. 3332).
- [](42) 52.239-1, Privacy or Security Safeguards (AUG 1996) (5 U.S.C. 552a).
- [](43)(i) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (FEB 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C. 2631).
  - [](ii) Alternate 1 (APR 2003) of 52.247-64.
- (c) The Contractor ahall comply with the FAR clauses in this paragraph (c), applicable to commercial services, that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: (Contracting Officer check as appropriate.)
  - X(1) 52.222-41, Service Contract Act of 1965 (NOV 2007) (41 U.S.C. 351, et seq.).
  - [](2) 52.222-42, Statement of Equivalent Rates for Federal Hires (MAY 1989) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
  - [](3) 52.222-43, Fair Labor Standards Act and Service Cootract Act-Price Adjustment (Multiple Year and Option Cootracts) (SEP 2009) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
  - [](4) 52.222-44, Fair Labor Standards Act and Service Contract Act--Price Adjustment (SEP 2009) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
  - [](5) 52.222-51, Exemption from Application of the Service Contract Act to Contracts for Maintenance, Calibration, or Repair of Certain Equipment—Requirements (NOV 2007) (41 U.S.C. 351, et seq.).
  - [](6) 52.222-53, Exemption from Application of the Service Contract Act to Contracts for Certain Services—Requirements (FEB 2009) (41 U.S.C. 351, et seq.).
  - [](7) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations. (MAR 2009) (Pub. L. 110-247).
  - [](8) 52.237-11, Accepting and Dispensing of \$1 Coin (SEP 2008) (31 U.S.C. 5112(p)(1)).
- (d) Comptroller General Examination of Record. The Contractor shall comply with the provisions of this paragraph (d) if this contract was awarded using other than sealed bid, is in excess of the simplified acquisition threshold, and does not contain the clause at 52.215-2, Audit and Records Negotiation.
  - (1) The Comptroller Geoeral of the United States, or an authorized representative of the Comptroller General, shall have access to and right to examine any of the Contractor's directly pertinent records involving transactions related to this cootract.
  - (2) The Contractor shall make available at its offices at all reasonable times the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR Subpart 4.7, Contractor Records Retention, of the other clauses of this contract. If this contract is

completely or partially terminated, the records relating to the work terminated shall be made available for 3 years after any resulting final termination settlement. Records relating to appeals under the disputes clause or to litigation or the settlement of claims arising under or relating to this contract shall be made available until such appeals, litigation, or claims are finally resolved.

- (3) As used in this clause, records include books, documents, accounting procedures and practices, and other data, regardless of type and regardless of form. This does not require the Contractor to create or maintain any record that the Contractor does not maintain in the ordinary course of business or pursuant to a provision of law.
- (e)(1) Notwithstanding the requirements of the clauses in paragraphs (a), (b), (c), and (d) of this clause, the Contractor is not required to flow down any FAR clause, other than those in this paragraph (e)(1) in a subcontract for commercial items. Unless otherwise indicated below, the exteot of the flow down shall be as required by the clause--
  - (i) 52.203-13, Contractor Code of Business Ethics and Conduct (APR 2010) (Pub. L. 110-252, Title VI, Chapter 1 (41 U.S.C. 251 note)).
  - (ii) 52.219-8, Utilization of Small Business Concerns (MAY 2004) (15 U.S.C. 637(d)(2) and (3)), in all subcontracts that offer further subcootracting opportunities. If the subcootract (except subcootracts to small business concerns) exceeds \$550,000 (\$1,000,000 for construction of any public facility), the subcontractor must include 52.219-8 in lower tier subcontracts that offer subcontracting opportunities.
  - (iii) (Reserved)
  - (iv) 52.222-26, Equal Opportunity (MAR 2007) (E.O. 11246).
  - (v) 52.222-35, Equal Opportunity for Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (SEP 2006) (38 U.S.C. 4212).
  - (vi) 52.222-36, Affirmative Action for Workers with Disabilities (JUN 1998) (29 U.S.C. 793).
  - (vii) (Reserved)
  - (viii) 52.222-41, Service Contract Act of 1965 (NOV 2007) (41 U.S.C. 351, et seq.).
  - (ix) 52.222-50, Combating Trafficking in Persons (FEB 2009) (22 U.S.C. 7104(g)).

Alternate I (AUG 2007) of 52.222-50 (22 U.S.C. 7104(g)).

- (x) 52.222-51, Exemption from Application of the Service Contract Act to Contracts for Maintenance, Calibration, or Repair of Certaio Equipment--Requirements (NOV 2007) (41 U.S.C. 351, et seq.).
- (xi) 52.222-53, Exemption from Application of the Service Contract Act to Contracts for Certain Services-Requirements (FEB 2009)(41 U.S.C. 351, et seq.).
- (xii) 52.222-54, Employment Eligibility Verification (JAN 2009).

(xiii) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations. (MAR 2009) (Pub. L. 110-247). Flow down required in accordance with paragraph (e) of FAR clause 52.226-6.

(xiv) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (FEB 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C. 2631). Flow down required in accordance with paragraph (d) of FAR clause 52.247-64.

(2) While not required, the contractor may include in its subcontracts for commercial items a minimal number of additional clauses necessary to satisfy its contractual obligations.

(End of clause)

#### USSS 3052.204-90 Unauthorized Use of the U.S. Secret Service Name

In accordance with 18 U.S.C. 709, any contractor, except with the written permission of the Director of the U.S. Secret Service, who knowingly uses the words "Secret Service", "Secret Service Uniformed Division", "U.S.S.S.", "U.D." or any colorable imitation or such words or initials, in connection with or as a part of any advertisement, circular, book, pamphlet or other publication, play, motion picture, broadcast, telecast, other production, product or item, in a manner reasonably calculated to convey the impression that such advertisement, circular, book, pamphlet or other publication, product, or item, is approved, codorsed, or authorized by or by associated in any manner with, the U.S. Secret Service or the U.S. Secret Service Uniformed Division shall be punishable as follows: a corporation, partnership, business trust, association, or other business entity, by a fine under this title; an officer or member thereof participating or knowingly acquiescing in such violation or any individual violating this section, by a fioc under this title or imprisonment for not more than one year, or both.

(End of clause)

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ITEM NO.		SUPPLIES/SERVICES (b)	QUANTITY UNIT	UNIT PRICE (0)	AMOUNT (f)	QUANTITY ACCEPTED (9)
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	The contractor shall be responsible for contacting (b)(6)(b)(7)(C) at telephone number (b)(6)(b)(7)(C) twenty-four (24) hours prior to delivery. Lack of coordination may result in refusal of delivery. Additional ahipping cost associated with any refusal of delivery due to lack of coordination shall be at the contractor's expense.				
	Continued				
	TOTAL CARRIED FORWARD TO 1ST PAGE (ITEM 17(H))	>		\$3,625.00	

PAGE NO SUPPLIES OR SERVICES SCHEDULE - CONTINUATION IMPORTANT: Mark all packages and papers with contract and/or order numbers DATE OF ORDER CONTRACT NO. OROER NO HSSS01-11-P-0395 08/23/2011 ITEM NO. SUPPLIES/SERV-CES **QUANTITY UNIT** OUANTITY UNIT AMOUNT ORDERED PRICE ACCEPTED **(a)** (0) (1) Oelivery of supplies is to be made to: THE DEPARTMENT OF HOMELAND SECURITY ATTN: (b)(6) (b)(7)( 843 BRIGHTSEAT ROAD (REAR ENTRANCE) LANDOVER, MD 20785 Contact (b)(6):(b)(7)(C) at telephone number (b)(6)(b)(7)(C) for any required coordination related to general maintenance service. INVOICE INSTRUCTIONS Submit (1) invoice to the following address: COMMUNICATIONS CENTER (FMD) ATTN: COMML & GOVT PAYMENTS P.O BOX 6500 SPRINGFIELO, VA 22150 Submit a SECOND (duplicate) invoice to the following address: COMMUNICATIONS CENTER (TSD) ATTN: (b)(6);(b)(7)(C) P.O BOX 6500 SPRINGFIELD, VA 22150 TWO invoices must be sent individually as marked above. Failure to submit in accordance with the above may result in delayed payment. \*Finance requires an invoice so it can be submitted in the system \*The technical POC requires an invoice to

It may take approximately 30 days to receive payment. If after 30 days, you do not receive payment, then please contact accounts payable at (0)(6)(0)(7)(0)

The total amount of award: \$15,489.00. The Continued ...

verify receipt of items

# ORDER SUPPLIES OR SERVICES SCHEDULE - CONTINUATION



PAGE NO 5

DATE OF ORC	DER	CONTRACT NO.				ORDER	NO	***	
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Contract Clauses
52.209-2 Prohibition on Contracting with Inverted Domestic Corporations-Representation. (JUL 2009) 7
52.212-4 Contract Terms and Conditions - Commercial Items. (JUN 2010)
52.212-5 Contract Terms and Conditions Required To Implement Statutes or Executive OrdersCommercial
Items. (APR 2011)
52.252-2 Clauses Incorporated by Reference. (FEB 1998)
USSS 3052.204-90 Unauthorized Use of the U.S. Secret Service Name

#### **Contract Clauses**

- 52.209-2 Prohibition on Contracting with Inverted Domestic Corporations—Representation. (JUL 2009)
- 52.212-4 Contract Terms and Conditions Commercial Items. (JUN 2010)
- 52.212-5 Contract Terms and Conditions Required To Implement Statutes or Executive Orders--Commercial Items. (APR 2011)
  - (a) The Contractor shall comply with the following Federal Acquisition Regulation (FAR) clauses, which are incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items:
    - (1) 52.222-50, Combating Trafficking in Persons (FEB 2009) (22 U.S.C. 7104(g)).
    - [] Alternate 1 (Aug 2007) of 52.222-50 (22 U.S.C. 7104(g)).
    - (2) 52.233-3, Protest After Award (AUG 1996) (31 U.S.C. 3553).
    - (3) 52.233-4, Applicable Law for Breach of Contract Claim (OCT 2004) (Pub. L. 108-77, 108-78).
  - (b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: Contracting Officer check as appropriate.
    - X(1) 52.203-6, Restrictions on Subcontractor Sales to the Government (SEP 2006), with Alternate I (OCT 1995) (41 U.S.C. 253g and 10 U.S.C. 2402).
    - [](2) 52.203-13, Contractor Code of Business Ethics and Conduct (APR 2010)(Pub. L. 110-252, Title VI, Chapter 1 (41 U.S.C. 251 note)).
    - [](3) 52.203-15, Whistleblower Protections under the American Recovery and Reinvestment Act of 2009 (JUN 2010) (Section 1553 of Pub. L. 111-5). (Applies to contracts funded by the American Recovery and Reinvestment Act of 2009.)
    - X(4) 52.204-10, Reporting Executive Compensation and First-Tier Subcontract Awards (JUL 2010) (Pub. L. 109-282)(31 U.S.C. 6101 note).
    - [](5) 52.204-11, American Recovery and Reinvestment Act-Reporting Requirements (JUL 2010) (Pub. L. 111-5).
    - [] (6) 52.209-6, Protecting the Government's Interest When Subcontracting with Contractors Debarred, Suspended, or Proposed for Debarment (DEC 2010) (31 U.S.C. 6101 note). (Applies to contracts over \$30,000). (Not applicable to subcontracts for the acquisition of commercially available off-the-shelf items).
    - [](7) 52.219-3, Notice of Total HUBZone Set-Aside or Sole-Source Award (JAN 2011) (15 U.S.C. 657a).
    - [](8) 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns (JAN 2011) (if the offeror elects to waive the preference, it shall so indicate in its offer) (15 U.S.C. 657a).
    - [](9) (Reserved)



- [](10)(i) 52.219-6, Notice of Total Small Business Set-Aside (JUN 2003) (15 U.S.C. 644).
  - [](ii) Alternate 1 (OCT 1995) of 52.219-6.
  - [] (iii) Alternate 11 (MAR 2004) of 52.219-6.
- [](11)(i) 52.219-7, Notice of Partial Small Business Set-Aside (JUN 2003) (15 U.S.C. 644).
  - [](ii) Alternate 1 (OCT 1995) of 52.219-7.
  - [] (iii) Alternate II (MAR 2004) of 52.219-7.
- [](12) 52.219-8, Utilization of Small Business Concerns (JAN 2011) (15 U.S.C. 637 (d)(2) and (3)).
- [](13)(i) 52.219-9, Small Business Subcontracting Plan (JAN 2011) (15 U.S.C. 637(d)(4).
  - [](ii) Alternate 1 (OCT 2001) of 52.219-9.
  - [](iii) Alternate II (OCT 2001) of 52.219-9.
  - [](iv) Alternate 111 (JUL 2010) of 52.219-9.
- X(14) 52.219-14, Limitations on Subcontracting (DEC 1996) (15 U.S.C. 637(a)(14)).
- [](15) 52.219-16, Liquidated Damages--Subcontracting Plan (JAN 1999) (15 U.S.C. 637(d)(4)(F)(i)).
- [](16)(i) 52.219-23, Notice of Price Evaluation Adjustment for Small Disadvantaged Business Concerns (OCT 2008) (10 U.S.C. 2323)(if the offeror elects to waive the adjustment, it shall so indicate in its offer.)
  - [](ii) Alternate 1 (JUN 2003) of 52.219-23.
- [](17) 52.219-25, Small Disadvantaged Business Participation Program--Disadvantaged Status and Reporting (DEC 2010) (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323).
- [](18) 52.219-26, Small Disadvantaged Business Participation Program--Incentive Subcontracting (OCT 2000) (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323).
- [](19) 52.219-27, Notice of Total Service-Disabled Veteran-Owned Small Business Set-Aside (MAY 2004)(15 U.S.C. 657 f).
- [](20) 52.219-28, Post Award Small Business Program Rerepresentation (APR 2009) (15 U.S.C. 632(a)(2)).
- [](21) 52.219-29, Notice of Total Set-Aside for Economically Disadvantaged Women-Owned Small Business (EDWOSB) Concerns (APR 2011).
- [](22) 52.219-30, Notice of Total Set-Aside for Women-Owned Small Business (WOSB) Concerns Eligible Under the WOSB Program (APR 2011).
- X(23) 52.222-3, Convict Labor (JUN 2003) (E.O. 11755).
- X(24) 52.222-19, Child Labor--Cooperation with Authorities and Remedies (JUL 2010) (E.O. 13126).

- X(25) 52.222-21, Prohibition of Segregated Facilities (FEB 1999).
- X(26) 52.222-26, Equal Opportunity (MAR 2007) (E.O. 11246).
- [](27) 52.222-35, Equal Opportunity for Veterans (SEP 2010) (38 U.S.C. 4212).
- X(28) 52.222-36, Affirmative Action for Workers with Disabilities (OCT 2010) (29 U.S.C. 793).
- [](29) 52.222-37, Employment Reports on Veterans (SEP 2010) (38 U.S.C. 4212).
- [](30) 52.222-40, Notification of Employee Rights Under the National Labor Relations Act (DEC 2010) (E.O. 13496).
- [](31) 52.222-54, Employment Eligibility Verification (JAN 2009). (Executive Order 12989). (Not applicable to the acquisition of commercially available off-the-shelf items or certain other types of commercial items as prescribed in 22.1803.)
- [](32)(i) 52.223-9, Estimate of Percentage of Recovered Material Content for EPA-Designated Items (MAY 2008) (42 U.S.C. 6962(c)(3)(A)(ii)). (Not applicable to the acquisition of commercially available off-the-shelf items.)
  - [](ii) Alternate 1 (MAY 2008) of 52.223-9 (42 U.S.C. 6962(i)(2)(C)). (Not applicable to the acquisition of commercially available off-the-shelf items.)
- [](33) 52.223-15, Energy Efficiency in Energy-Consuming Products (DEC 2007) (42 U.S.C. 8259b).
- [](34)(i) 52.223-16, IEEE 1680 Standard for the Environmental Assessment of Personal Computer Products (DEC 2007) (E.O. 13423).
  - [](ii) Alternate 1 (DEC 2007) of 52.223-16.
- [](35) 52.223-18, Contractor Policy to Ban Text Messaging while Driving (SEP 2010)(E.O 13513).
- X(36) 52.225-1, Buy American Act Supplies (FEB 2009) (41 U.S.C. 10a-10d).
- [](37)(i) 52.225-3, Buy American Act--Free Trade Agreements--Israeli Trade Act (JUN 2009) (41 U.S.C. 10a-10d, 19 U.S.C. 3301 note, 19 U.S.C. 2112 note, 19 U.S.C. 3805 note, Pub. L. 108-77, 108-78, 108-286, 108-302, 109-53, 109-169, 109-283, and 110-138).
  - [](ii) Alternate 1 (JAN 2004) of 52.225-3.
  - [](iii) Alternate 11 (JAN 2004) of 52.225-3.
- [](38) 52.225-5, Trade Agreements (AUG 2009) (19 U.S.C. 2501, et seq., 19 U.S.C. 3301 note).
- [](39) 52.225-13, Restrictions on Certain Foreign Purchases (JUN 2008) (E.O.'s, proclamations, and statutes administered by the Office of Foreign Assets Control of the Department of the Treasury).
- [ ](40) 52.226-4, Notice of Disaster or Emergency Area Set-Aside (NOV 2007) (42 U.S.C. 5150).
- [](41) 52.226-5, Restrictions on Subcontracting Outside Disaster or Emergency Area (NOV 2007) (42 U.S.C. 5150).

- [](42) 52.232-29, Terms for Financing of Purchases of Commercial Items (FEB 2002) (41 U.S.C. 255(f), 10 U.S.C. 2307(f)).
- [](43) 52.232-30, Installment Payments for Commercial Items (OCT 1995) (41 U.S.C. 255(f), 10 U.S.C. 2307(f)).
- X(44) 52.232-33, Payment by Electronic Funds Transfer Central Contractor Registration (OCT 2003) (31 U.S.C. 3332).
- [](45) 52.232-34, Payment by Electronic Funds Transfer Other than Central Contractor Registration (MAY 1999) (31 U.S.C. 3332).
- [](46) 52.232-36, Payment by Third Party (FEB 2010) (31 U.S.C. 3332).
- [](47) 52.239-1, Privacy or Security Safeguards (AUG 1996) (5 U.S.C. 552a).
- [](48)(i) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (FEB 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C. 2631).
  - [](ii) Alternate I (APR 2003) of 52.247-64.
- (c) The Contractor shall comply with the FAR clauses in this paragraph (c), applicable to commercial services, that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: (Contracting Officer check as appropriate.)
  - [](1) 52.222-41, Service Contract Act of 1965 (NOV 2007) (41 U.S.C. 351, et seq.).
  - [](2) 52.222-42, Statement of Equivalent Rates for Federal Hires (MAY 1989) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
  - [](3) 52.222-43, Fair Labor Standards Act and Service Contract Act--Price Adjustment (Multiple Year and Option Contracts) (SEP 2009) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
  - [](4) 52.222-44, Fair Labor Standards Act and Service Contract Act--Price Adjustment (SEP 2009) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
  - [](5) 52.222-51, Exemption from Application of the Service Contract Act to Contracts for Maintenance, Calibration, or Repair of Certain Equipment--Requirements (NOV 2007) (41 U.S.C. 351, et seq.).
  - [](6) 52.222-53, Exemption from Application of the Service Contract Act to Contracts for Certain Services-Requirements (FEB 2009) (41 U.S.C. 351, et seg.).
  - [](7) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations. (MAR 2009) (Pub. L. 110-247).
  - [](8) 52.237-11, Accepting and Dispensing of \$1 Coin (SEP 2008) (31 U.S.C. 5112(p)(1)).
- (d) Comptroller General Examination of Record. The Contractor shall comply with the provisions of this paragraph (d) if this contract was awarded using other than sealed bid, is in excess of the simplified acquisition threshold, and does not contain the clause at 52.215-2, Audit and Records Negotiation.
  - (1) The Comptroller General of the United States, or an authorized representative of the Comptroller General, shall have access to and right to examine any of the Contractor's directly



pertinent records involving transactions related to this contract.

- (2) The Contractor shall make available at its offices at all reasonable times the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR Subpart 4.7, Contractor Records Retention, of the other clauses of this contract. If this contract is completely or partially terminated, the records relating to the work terminated shall be made available for 3 years after any resulting final termination settlement. Records relating to appeals under the disputes clause or to litigation or the settlement of claims arising under or relating to this contract shall be made available until such appeals, litigation, or claims are finally resolved.
- (3) As used in this clause, records include books, documents, accounting procedures and practices, and other data, regardless of type and regardless of form. This does not require the Contractor to create or maintain any record that the Contractor does not maintain in the ordinary course of business or pursuant to a provision of law.
- (e)(1) Notwithstanding the requirements of the clauses in paragraphs (a), (b), (c), and (d) of this clause, the Contractor is not required to flow down any FAR clause, other than those in this paragraph (e)(1) in a subcontract for commercial items. Unless otherwise indicated below, the extent of the flow down shall be as required by the clause—
  - (i) 52.203-13, Contractor Code of Business Ethics and Conduct (APR 2010) (Pub. L. 110-252, Title VI, Chapter 1 (41 U.S.C. 251 note)).
  - (ii) 52.219-8, Utilization of Small Business Concerns (DEC 2010) (15 U.S.C. 637(d)(2) and (3)), in all subcontracts that offer further subcontracting opportunities. If the subcontract (except subcontracts to small business concerns) exceeds \$650,000 (\$1.5 million for construction of any public facility), the subcontractor must include 52.219-8 in lower tier subcontracts that offer subcontracting opportunities.
  - (iii) (Reserved)
  - (iv) 52.222-26, Equal Opportunity (MAR 2007) (E.O. 11246).
  - (v) 52.222-35, Equal Opportunity for Veterans (SEP 2010) (38 U.S.C. 4212).
  - (vi) 52.222-36, Affirmative Action for Workers with Disabilities (OCT 2010) (29 U.S.C. 793).
  - (vii) 52.222-40, Notification of Employee Rights Under the National Labor Relations Act (DEC 2010) (E.O. 13496). Flow down required in accordance with paragraph (f) of FAR clause 52.222-40.
  - (viii) 52.222-41, Service Contract Act of 1965 (NOV 2007) (41 U.S.C. 351, et seq.).
  - (ix) 52.222-50, Combating Trafficking in Persons (FEB 2009) (22 U.S.C. 7104(g)).

Alternate I (AUG 2007) of 52.222-50 (22 U.S.C. 7104(g)).

- (x) 52.222-51, Exemption from Application of the Service Contract Act to Contracts for Maintenance, Calibration, or Repair of Certain Equipment—Requirements (NOV 2007) (41 U.S.C. 351, et seq.).
- (xi) 52.222-53, Exemption from Application of the Service Contract Act to Contracts for Certain Services-Requirements (FEB 2009)(41 U.S.C. 351, et seg.).

(xii) 52.222-54, Employment Eligibility Verification (JAN 2009).

(xiii) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations. (MAR 2009) (Pub. L. 110-247). Flow down required in accordance with paragraph (e) of FAR clause 52.226-6.

(xiv) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (FEB 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C. 2631). Flow down required in accordance with paragraph (d) of FAR clause 52.247-64.

(2) While not required, the contractor may include in its subcontracts for commercial items a minimal number of additional clauses necessary to satisfy its contractual obligations.

(End of clause)

## 52.252-2 Clauses Incorporated by Reference. (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

Federal Acquisition Regulation (FAR):
... www.acquisition.gov/far
Homeland Security Acquisition Regulation (HSAR):
... http://www.dhs.gov/xopnbiz/regulations/

(End of clause)

#### USSS 3052.204-90 Unauthorized Use of the U.S. Secret Service Name

In accordance with 18 U.S.C. 709, any contractor, except with the written permission of the Director of the U.S. Secret Service, who knowingly uses the words "Secret Service", "Secret Service Uniformed Division", "U.S.S.S.", "U.D." or any colorable Imitation or such words or initials, in connection with or as a part of any advertisement, circular, book, pamphlet or other publication, play, motion picture, broadcast, telecast, other production, product or item, in a manner reasonably calculated to convey the impression that such advertisement, circular, book, pamphlet or other publication, product, or item, is approved, endorsed, or authorized by or by associated in any manner with, the U.S. Secret Service or the U.S. Secret Service Uniformed Division shall be punishable as follows: a corporation, partnership, business trust, association, or other business entity, by a fine under this title; an officer or member thereof participating or knowingly acquiescing in such violation or any individual violating this section, by a fine under this title or imprisonment for not more than one year, or both.

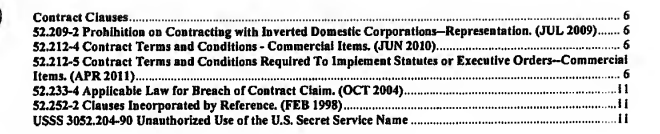
(End of clause)

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06	(b)(4)			
	*Delivery required 30 days after receipt or option exercise  Amount: (b)(4) Option Line Item)  08/14/2012			
	The contractor shall be responsible for contacting (b)(6)(b)(7)(C) at telephone number (b)(6)(b)(7)(C) twenty-four (24) hours prior to delivery. Lack of coordination may result in refusal of delivery. Additional shipping cost associated with any refusal of delivery due to lack of coordination shall be at the contractor's expense.			(b)(4)
	Final delivery of supplies to be made to:  THE DEPARTMENT OF HOMELAND SECURITY  ATTN: [0)(6),(b)(7)(C)			
	843 BRIGHTSEAT ROAD (REAR ENTRANCE) LANDOVER, MD 20785  Contact (b)(6)(b)(7)(C) at telephone number (b)(6)(b)(7)(C) for any required training			
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o )	SUPPLIES/SERVICES (B)	(C) (D)	UNIT PRICE (E)	AMOUNT (F)
	Contact the Contracting Officer $(b)(6)(b)(7)(C)$ at telephone number $(b)(6)(b)(7)(C)$ with any contractual questions.	1		
	INVOICE INSTRUCTIONS			
	1. Submit (1) invoice to the following address:			
	COMMUNICATIONS CENTER (FMD) ATTN: COMML & GOVT PAYMENTS P.O BOX 6500			
	SPRINGFIELD, VA 22150			
	<ol><li>Submit a SECOND (duplicate) invoice to the following address:</li></ol>			
	COMMUNICATIONS CENTER (TSD) ATTN: (b)(6)(b)(7)(C)			
	P.O BOX 6500 SPRINGFIELD, VA 22150	Topic and the second se		
	TWO invoices must be sent individually as marked above. Failure to submit in accordance with the above may result in delayed payment.			
	*Finance requires an invoice so it can be submitted in the system			
	*The technical POC requires an invoice to verify receipt of items			
	It may take approximately 30 days to receive payment. If after 30 days, you do not receive payment, then please contact accounts payable at (b)(6)(b)(7)(C)			•
	The total amount of award: (b)(4) The obligation for this award is shown in box 26.			



#### **Contract Clauses**

52.209-2 Prohibition on Contracting with Inverted Domestic Corporations-Representation. (JUL 2009)

52.212-4 Contract Terms and Conditions - Commercial Items. (JUN 2010)

52.212-5 Contract Terms and Conditions Required To Implement Statutes or Executive Orders-Commercial Items. (APR 2011)

- (a) The Contractor shall comply with the following Federal Acquisition Regulation (FAR) clauses, which are incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items:
  - (1) 52.222-50, Combating Trafficking in Persons (FEB 2009) (22 U.S.C. 7104(g)).
  - [] Alternate I (Aug 2007) of 52.222-50 (22 U.S.C. 7104(g)).
  - (2) 52.233-3, Protest After Award (AUG 1996) (31 U.S.C. 3553).
  - (3) 52.233-4, Applicable Law for Breach of Contract Claim (OCT 2004) (Pub. L. 108-77, 108-78).
- (b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to aequisitions of commercial items: Contracting Officer check as appropriate.
  - X(1) 52.203-6, Restrictions on Subcontractor Sales to the Government (SEP 2006), with Alternate 1 (OCT 1995) (41 U.S.C. 253g and 10 U.S.C. 2402).
  - [](2) 52.203-13, Contractor Code of Business Ethics and Conduct (APR 2010)(Pub. L. 110-252, Title VI, Chapter 1 (41 U.S.C. 251 note)).
  - [](3) 52.203-15, Whistleblower Protections under the American Recovery and Reinvestment Act of 2009 (JUN 2010) (Section 1553 of Pub. L. 111-5). (Applies to contracts funded by the American Recovery and Reinvestment Act of 2009.)
  - X(4) 52.204-10, Reporting Executive Compensation and First-Tier Subcontract Awards (JUL 2010) (Pub. L. 109-282)(31 U.S.C. 6101 note).
  - [](5) 52.204-11, American Recovery and Reinvestment Aet-Reporting Requirements (JUL 2010) (Pub. L. 111-5).
  - [] (6) 52.209-6, Protecting the Government's Interest When Subcontracting with Contractors Debarred, Suspended, or Proposed for Debarment (DEC 2010) (31 U.S.C. 6101 note). (Applies to contracts over \$30,000). (Not applieable to subcontracts for the aequisition of commercially available off-the-shelf items).
  - [](7) 52.219-3, Notice of Total HUBZone Set-Aside or Sole-Source Award (JAN 2011) (15 U.S.C. 657a).
  - [](8) 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns (JAN 2011) (if the offeror elects to waive the preference, it shall so indicate in its offer) (15 U.S C. 657a).
  - [](9) (Reserved)
  - [ ](10)(i) 52.219-6, Notice of Total Small Business Set-Aside (JUN 2003) (15 U.S.C. 644).

- [](ii) Alternate I (OCT 1995) of 52.219-6.
- [] (iii) Alternate II (MAR 2004) of 52.219-6.
- [](11)(i) 52.219-7, Notice of Partial Small Business Set-Aside (JUN 2003) (15 U.S.C. 644).
  - [](li) Alternate I (OCT 1995) of 52.219-7.
  - [] (iii) Alternate 11 (MAR 2004) of 52.219-7.
- [](12) 52.219-8, Utilization of Small Business Concerns (JAN 2011) (15 U.S.C. 637 (d)(2) and (3)).
- [](13)(i) 52.219-9, Small Business Subcontracting Plan (JAN 2011) (15 U.S.C. 637(d)(4).
  - [](ii) Alternate I (OCT 2001) of 52.219-9.
  - [](iii) Alternate 11 (OCT 2001) of 52.219-9.
  - [](iv) Alternate III (JUL 2010) of 52.219-9.
- X(14) 52.219-14, Limitations on Subcontracting (DEC 1996) (15 U.S.C. 637(a)(14)).
- [](15) 52.219-16, Liquidated Damages-Subcontracting Plan (JAN 1999) (15 U.S.C. 637(d)(4)(F)(i)).
- [](16)(i) 52.219-23, Notice of Price Evaluation Adjustment for Small Disadvantaged Business Concerns (OCT 2008) (10 U.S.C. 2323)(if the offeror elects to waive the adjustment, it shall so indicate in its offer.)
  - [](ii) Alternate 1 (JUN 2003) of 52.219-23.
- [](17) 52.219-25, Small Disadvantaged Business Participation Program--Disadvantaged Status and Reporting (DEC 2010) (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323).
- [](18) 52.219-26, Small Disadvantaged Business Participation Program--Incentive Subcontracting (OCT 2000) (Pub. L. 103-355, section 7102, and IO U.S.C. 2323).
- [](19) 52.219-27, Notice of Total Service-Disabled Veteran-Owned Small Business Set-Aside (MAY 2004)(15 U.S.C. 657 f).
- [](20) 52.219-28, Post Award Small Business Program Rerepresentation (APR 2009) (15 U.S.C. 632(a)(2)).
- [](21) 52.219-29, Notice of Total Set-Aside for Economically Disadvantaged Women-Owned Small Business (EDWOSB) Concerns (APR 2011).
- [](22) 52.219-30, Notice of Total Set-Aside for Women-Owned Small Business (WOSB) Concerns Eligible Under the WOSB Program (APR 2011).
- X(23) 52.222-3, Convict Labor (JUN 2003) (E.O. 11755).
- X(24) 52.222-19, Child Labor--Cooperation with Authorities and Remedies (JUL 2010) (Ε.Ο. 13126).

- X(25) 52.222-21, Prohibition of Segregated Facilities (FEB 1999).
- X(26) 52.222-26, Equal Opportunity (MAR 2007) (E.O. 11246).
- X(27) 52.222-35, Equal Opportunity for Veterans (SEP 2010) (38 U.S.C. 4212).
- X(28) 52.222-36, Affirmative Action for Workers with Disabilities (OCT 2010) (29 U.S.C. 793).
- [](29) 52.222-37, Employment Reports on Veterans (SEP 2010) (38 U.S.C. 4212).
- [](30) 52.222-40, Notification of Employee Rights Under the National Labor Relations Act (DEC 2010) (E.O. 13496).
- [](31) 52.222-54, Employment Eligibility Verification (JAN 2009). (Executive Order 12989). (Not applicable to the acquisition of commercially available off-the-shelf items or certain other types of commercial items as prescribed in 22.1803.)
- [](32)(i) 52.223-9, Estimate of Percentage of Recovered Material Content for EPA-Designated Items (MAY 2008) (42 U.S.C. 6962(c)(3)(A)(ii)). (Not applicable to the acquisition of commercially available off-the-shelf items.)
  - [](ii) Alternate 1 (MAY 2008) of 52.223-9 (42 U.S.C. 6962(i)(2)(C)). (Not applicable to the acquisition of commercially available off-the-shelf items.)
- [](33) 52.223-15, Energy Efficiency in Energy-Consuming Products (DEC 2007) (42 U.S.C. 8259b).
- [](34)(i) 52.223-16, IEEE 1680 Standard for the Environmental Assessment of Personal Computer Products (DEC 2007) (E.O. 13423).
  - [](ii) Alternate 1 (DEC 2007) of 52.223-16.
- [](35) 52.223-18, Contractor Policy to Ban Text Messaging while Driving (SEP 2010)(E.O 13513).
- X(36) 52.225-1, Buy American Act Supplies (FEB 2009) (41 U.S.C. 10a-10d).
- [](37)(i) 52.225-3, Buy American Act--Free Trade Agreements--Israeli Trade Act (JUN 2009) (41 U.S.C. 10a-10d, 19 U.S.C. 3301 note, 19 U.S.C. 2112 note, 19 U.S.C. 3805 note, Pub. L. 108-77, 108-78, 108-286, 108-302, 109-53, 109-169, 109-283, and 110-138).
  - [](ii) Alternate I (JAN 2004) of 52.225-3.
  - [](iii) Alternate 11 (JAN 2004) of 52.225-3.
- [](38) 52.225-5, Trade Agreements (AUG 2009) (19 U.S.C. 2501, et seq., 19 U.S.C. 3301 note).
- X(39) 52.225-13, Restrictions on Certain Foreign Purchases (JUN 2008) (E.O.'s, proclamations, and statutes administered by the Office of Foreign Assets Control of the Department of the Treasury).
- [](40) 52.226-4, Notice of Disaster or Emergency Area Set-Aside (NOV 2007) (42 U.S.C. 5150).
- [](41) 52.226-5, Restrictions on Subcontracting Outside Disaster or Emergency Area (NOV 2007) (42 U.S.C. 5150).

[](42) 52.232-29, Terms for Financing of Purchases of Commercial Items (FEB 2002) (41 U.S.C. 255(f), 10 U.S.C. 2307(f)).

[](43) 52.232-30, Installment Payments for Commercial Items (OCT 1995) (41 U.S.C. 255(f), 10 U.S.C. 2307(f)).

X(44) 52.232-33, Payment by Electronic Funds Transfer - Central Contractor Registration (OCT 2003) (31 U.S.C. 3332).

[](45) 52.232-34, Payment by Electronic Funds Transfer - Other than Central Contractor Registration (MAY 1999) (31 U.S.C. 3332).

[](46) 52.232-36, Payment by Third Party (FEB 2010) (31 U.S.C. 3332).

[](47) 52.239-1, Privacy or Security Safeguards (AUG 1996) (5 U.S.C. 552a).

[](48)(i) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (FEB 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C. 2631).

[](ii) Alternate I (APR 2003) of 52.247-64.

(c) The Contractor shall comply with the FAR clauses in this paragraph (c), applicable to commercial services, that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: (Contracting Officer check as appropriate.)

X(1) 52.222-41, Service Contract Act of 1965 (NOV 2007) (41 U.S.C. 351, et seq.).

[](2) 52.222-42, Statement of Equivalent Rates for Federal Hires (MAY 1989) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).

[](3) 52.222-43, Fair Labor Standards Act and Service Contract Act--Price Adjustment (Multiple Year and Option Contracts) (SEP 2009) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).

[](4) 52.222-44, Fair Labor Standards Act and Service Contract Act--Price Adjustment (SEP 2009) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).

[](5) 52.222-51, Exemption from Application of the Service Contract Act to Contracts for Maintenance, Calibration, or Repair of Certain Equipment--Requirements (NOV 2007)(41 U.S.C. 351, et seq.).

[](6) 52.222-53, Exemption from Application of the Service Contract Act to Contracts for Certain Services--Requirements (FEB 2009) (41 U.S.C. 351, et seq.).

[](7) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations. (MAR 2009) (Pub. L. 110-247).

[](8) 52.237-11, Accepting and Dispensing of \$1 Coin (SEP 2008) (31 U.S.C. 5112(p)(1)).

- (d) Comptroller General Examination of Record. The Contractor shall comply with the provisions of this paragraph (d) if this contract was awarded using other than sealed bid, is in excess of the simplified acquisition threshold, and does not contain the clause at 52.215-2, Audit and Records Negotiation.
  - (1) The Comptroller General of the United States, or an authorized representative of the Comptroller General, shall have access to and right to examine any of the Contractor's directly pertinent records involving transactions related to this contract.

- (2) The Contractor shall make available at its offices at all reasonable times the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR Subpart 4.7, Contractor Records Retention, of the other clauses of this contract. If this contract is completely or partially terminated, the records relating to the work terminated shall be made available for 3 years after any resulting final termination settlement. Records relating to appeals under the disputes clause or to litigation or the settlement of claims arising under or relating to this contract shall be made available until such appeals, litigation, or claims are finally resolved.
- (3) As used in this clause, records include books, documents, accounting procedures and practices, and other data, regardless of type and regardless of form. This does not require the Contractor to create or maintain any record that the Contractor does not maintain in the ordinary course of business or pursuant to a provision of law.
- (e)(1) Notwithstanding the requirements of the clauses in paragraphs (a), (b), (c), and (d) of this clause, the Contractor is not required to flow down any FAR clause, other than those in this paragraph (e)(1) in a subcontract for commercial items. Unless otherwise indicated below, the extent of the flow down shall be as required by the clause--
  - (i) 52.203-13, Contractor Code of Business Ethics and Conduct (APR 2010) (Pub. L. 110-252, Title VI, Chapter 1 (41 U.S.C. 251 note)).
  - (ii) 52.219-8, Utilization of Small Business Concerns (DEC 2010) (15 U.S.C. 637(d)(2) and (3)), in all subcontracts that offer further subcontracting opportunities. If the subcontract (except subcontracts to small business concerns) exceeds \$650,000 (\$1.5 million for construction of any public facility), the subcontractor must include 52.219-8 in lower tier subcontracts that offer subcontracting opportunities.
  - (iii) (Reserved)
  - (iv) 52,222-26, Equal Opportunity (MAR 2007) (E.O. 11246).
  - (v) 52.222-35, Equal Opportunity for Veterans (SEP 2010) (38 U.S.C. 4212).
  - (vi) 52.222-36, Affirmative Action for Workers with Disabilities (OCT 2010) (29 U.S.C. 793).
  - (vii) 52.222-40, Notification of Employee Rights Under the National Labor Relations Act (DEC 2010) (E.O. 13496). Flow down required in accordance with paragraph (f) of FAR clause 52.222-40.
  - (viii) 52.222-41, Service Contract Act of 1965 (NOV 2007) (41 U.S.C. 351, et seq.).
  - (ix) 52.222-50, Combating Trafficking in Persons (FEB 2009) (22 U.S.C. 7104(g)).
  - Alternate I (AUG 2007) of 52.222-50 (22 U.S.C. 7104(g)).
  - (x) 52.222-51, Exemption from Application of the Service Contract Act to Contracts for Maintenance, Calibration, or Repair of Certain Equipment—Requirements (NOV 2007) (41 U.S.C. 351, et seq.).
  - (xi) 52.222-53, Exemption from Application of the Service Contract Act to Contracts for Cortain Services-Requirements (FEB 2009)(41 U.S.C. 351, et seq.).
  - (xii) 52.222-54, Employment Eligibility Verification (JAN 2009).

(xiii) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations. (MAR 2009) (Pub. L. 110-247). Flow down required in accordance with paragraph (e) of FAR clause 52.226-6.

(xiv) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (FEB 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C. 2631). Flow down required in accordance with paragraph (d) of FAR clause 52.247-64.

(2) While not required, the contractor may include in its subcontracts for commercial items a minimal number of additional clauses necessary to satisfy its contractual obligations.

(End of clause)

52.233-4 Applicable Law for Breach of Contract Claim. (OCT 2004)

52.252-2 Clauses Incorporated by Reference. (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

Federal Acquisition Regulation (FAR):
... www.acquisition.gov/far
Homeland Security Acquisition Regulation (HSAR):
... http://www.dhs.gov/xopnbiz/regulations/

(End of clause)

USSS 3052,204-90 Unauthorized Use of the U.S. Secret Service Name

In accordance with 18 U.S.C. 709, any contractor, except with the written permission of the Director of the U.S. Secret Service, who knowingly uses the words "Secret Service", "Secret Service Uniformed Division", "U.S.S.S.", "U.D." or any colorable imitation or such words or initials, in connection with or as a part of any advertisement, circular, book, pamphlet or other publication, play, motion picture, broadcast, telecast, other production, product or item, in a manner reasonably calculated to convey the impression that such advertisement, circular, book, pamphlet or other publication, product, or item, is approved, endorsed, or authorized by or by associated in any manner with, the U.S. Secret Service or the U.S. Secret Service Uniformed Division shall be punishable as follows: a corporation, partnership, business trust, association, or other business entity, by a fine under this title; an officer or member thereof participating or knowingly acquiescing in such violation or any individual violating this section, by a fine under this title or imprisonment for not more than one year, or both.

(End of clause)

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2.212-5 Contract Terms and Conditions Required To Impiement Statutes or Executive Orders Commercial Items. (JUL 2010)	
2.252-2 Ciauses Incorporated by Reference. (FEB 1998)	٠-
Provisions	
JSSS 3052.204-90 Unauthorized Use of the U.S. Secret Service Name	ć

#### **Contract Clauses**

# 52.212-5 Contract Terms and Conditions Required To Implement Statutes or Executive Orders-Commercial Items. (JUL 2010)

- (a) The Contractor shall comply with the following Federal Acquisition Regulation (FAR) clauses, which are incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items:
  - (1) 52.222-50, Combating Trafficking in Persons (FEB 2009) (22 U.S.C. 7104(g)).
  - (2) 52.233-3, Protest After Award (AUG 1996) (31 U.S.C. 3553).
  - (3) 52.233-4, Applicable Law for Breach of Contract Claim (OCT 2004) (Pub. L. 108-77, 108-78).
- (b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: Contracting Officer check as appropriate.
  - [X](1) 52.203-6, Restrictions on Subcontractor Sales to the Government (SEP 2006), with Alternate I (OCT 1995) (41 U.S.C. 253g and 10 U.S.C. 2402).
  - [X](2) 52.203-13, Contractor Code of Business Ethics and Conduct (APR 2010)(Pub. L. 110-252, Title VI, Chapter 1 (41 U.S.C. 251 note)).
  - [](3) 52.203-15, Whistleblower Protections under the American Recovery and Reinvestment Act of 2009 (JUN 2010) (Section 1553 of Pub. L. 111-5). (Applies to contracts funded by the American Recovery and Reinvestment Act of 2009.)
  - [X](4) 52.204-10, Reporting Executive Compensation and First-Tier Subcontract Awards (JUL 2010) (Pub. L. 109-282)(31 U.S.C. 6101 note).
  - [](5) 52.204-11, American Recovery and Reinvestment Act-Reporting Requirements (JUL 2010) (Pub. L. 111-5).
  - [](6) 52.219-3, Notice of Total HUBZone Set-Aside (JAN 1999) (15 U.S.C. 657a).
  - [](7) 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns (JUL 2005) (if the offeror elects to waive the preference, it shall so indicate in its offer) (15 U.S.C. 657a).
  - [](8) (Reserved)
  - [](9)(i) 52.219-6, Notice of Total Small Business Set-Aside (JUN 2003) (15 U.S.C. 644).
    - [](ii) Alternate I (OCT 1995) of 52.219-6.
    - [] (iii) Alternate II (MAR 2004) of 52.219-6.
  - [](10)(i) 52.219-7, Notice of Partial Small Business Set-Aside (JUN 2003) (15 U.S.C. 644).
    - [](ii) Alternate I (OCT 1995) of 52.219-7.

- [] (iii) Alternate II (MAR 2004) of 52.219-7.
- [](11) 52.219-8, Utilization of Small Business Concerns (MAY 2004) (15 U.S.C. 637 (d)(2) and (3)).
- [](12)(i) 52.219-9, Small Business Subcontracting Plan (JUL 2010) (15 U.S.C. 637(d)(4).
  - [](ii) Alternate I (OCT 2001) of 52.219-9.
  - [](iii) Alternate II (OCT 2001) of 52.219-9.
  - [](iv) Alternate III (JUL 2010) of 52.219-9.
- [](13) 52.219-14, Limitations on Subcontracting (DEC 1996) (15 U.S.C. 637(a)(14)).
- [](14) 52.219-16, Liquidated Damages--Subcontracting Plan (JAN 1999) (15 U.S.C. 637(d)(4)(F)(i)).
- [](15)(i) 52.219-23, Notice of Price Evaluation Adjustment for Small Disadvantaged Business Concerns (OCT 2008) (10 U.S.C. 2323)(if the offeror elects to waive the adjustment, it shall so indicate in its offer.)
  - [](ii) Alternate I (JUN 2003) of 52.219-23.
- [](16) 52.219-25, Small Disadvantaged Business Participation Program--Disadvantaged Status and Reporting (APR 2008) (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323).
- [](17) 52.219-26, Small Disadvantaged Business Participation Program--Incentive Subcontracting (OCT 2000) (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323).
- [](18) 52.219-27, Notice of Total Service-Disabled Veteran-Owned Small Business Set-Aside (MAY 2004)(15 U.S.C. 657 f).
- [X](19) 52.219-28, Post Award Small Business Program Rerepresentation (APR 2009) (15 U.S.C. 632(a)(2)).
- [X](20) 52.222-3, Convict Labor (JUN 2003) (E.O. 11755).
- [X ](21) 52.222-19, Child Labor-Cooperation with Authorities and Remedies (JUL 2010) (E.O. 13126).
- [X ](22) 52.222-21, Prohibition of Segregated Facilities (FEB 1999).
- [X](23) 52.222-26, Equal Opportunity (MAR 2007) (E.O. 11246).
- [X](24) 52.222-35, Equal Opportunity for Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (SEP 2006) (38 U.S.C. 4212).
- [X ](25) 52.222-36, Affirmative Action for Workers with Disabilities (JUN 1998) (29 U.S.C. 793).
- [X](26) 52.222-37, Employment Reports on Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (SEP 2006) (38 U.S.C. 4212).
- [X](27) 52.222-54, Employment Eligibility Verification (JAN 2009). (Executive Order



- 12989). (Not applicable to the acquisition of commercially available off-the-shelf items or certain other types of commercial items as prescribed in 22.1803.)
- [](28)(i) 52.223-9, Estimate of Percentage of Recovered Material Content for EPA-Designated Items (MAY 2008) (42 U.S.C. 6962(c)(3)(A)(ii)). (Not applicable to the acquisition of commercially available off-the-shelf items.)
  - [](ii) Alternate 1 (MAY 2008) of 52.223-9 (42 U.S.C. 6962(i)(2)(C)). (Not applicable to the acquisition of commercially available off-the-shelf items.)
- [](29) 52.223-15, Energy Efficiency in Energy-Consuming Products (DEC 2007) (42 U.S.C. 8259b).
- [](30)(i) 52.223-16, IEEE 1680 Standard for the Environmental Assessment of Personal Computer Products (DEC 2007) (E.O. 13423).
  - [](ii) Alternate I (DEC 2007) of 52.223-16.
- [X](31) 52.225-1, Buy American Act Supplies (FEB 2009) (41 U.S.C. 10a-10d).
- [](32)(i) 52.225-3, Buy American Act--Free Trade Agreements--Israeli Trade Act (JUN 2009) (41 U.S.C. 10a-10d, 19 U.S.C. 3301 note, 19 U.S.C. 2112 note, 19 U.S.C. 3805 note, Pub. L. 108-77, 108-78, 108-286, 108-302, 109-53, 109-169, 109-283, and 110-138).
  - [](ii) Alternate 1 (JAN 2004) of 52.225-3.
  - [](iii) Alternate II (JAN 2004) of 52,225-3.
- [](33) 52.225-5, Trade Agreements (AUG 2009) (19 U.S.C. 2501, et seq., 19 U.S.C. 3301 note).
- [X](34) 52.225-13, Restrictions on Certain Foreign Purchases (JUN 2008) (E.O.'s, proclamations, and statutes administered by the Office of Foreign Assets Control of the Department of the Treasury).
- [](35) 52.226-4, Notice of Disaster or Emergency Area Set-Aside (NOV 2007) (42 U.S.C. 5150).
- [ ](36) 52.226-5, Restrictions on Subcontracting Outside Disaster or Emergency Area (NOV 2007) (42 U.S.C. 5150).
- [](37) 52.232-29, Terms for Financing of Purchases of Commercial Items (FEB 2002) (41 U.S.C. 255(f), 10 U.S.C. 2307(f)).
- [](38) 52.232-30, Installment Payments for Commercial Items (OCT 1995) (41 U.S.C. 255(f), 10 U.S.C. 2307(f)).
- [](39) 52.232-33, Payment by Electronic Funds Transfer Central Contractor Registration (OCT 2003) (31 U.S.C. 3332).
- [X](40) 52.232-34, Payment by Electronic Funds Transfer Other than Central Contractor Registration (MAY 1999) (31 U.S.C. 3332).
- [](41) 52.232-36, Payment by Third Party (FEB 2010) (31 U.S.C. 3332).



- [](42) 52.239-1, Privacy or Security Safeguards (AUG 1996) (5 U.S.C. 552a).
- [](43)(i) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (FEB 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C. 2631).
  - [](ii) Alternate 1 (APR 2003) of 52.247-64.
- (c) The Contractor shall comply with the FAR clauses in this paragraph (c), applicable to commercial services, that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: (Contracting Officer check as appropriate.)
  - [](1) 52.222-41, Service Contract Act of 1965 (NOV 2007) (41 U.S.C. 351, et seq.).
  - [](2) 52.222-42, Statement of Equivalent Rates for Federal Hires (MAY 1989) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
  - [](3) 52.222-43, Fair Labor Standards Act and Service Contract Act--Price Adjustment (Multiple Year and Option Contracts) (SEP 2009) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
  - [](4) 52.222-44, Fair Labor Standards Act and Service Contract Act--Price Adjustment (SEP 2009) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
  - [](5) 52.222-51, Exemption from Application of the Service Contract Act to Contracts for Maintenance, Calibration, or Repair of Certain Equipment—Requirements (NOV 2007) (41 U.S.C. 351, et seq.).
  - [](6) 52.222-53, Exemption from Application of the Service Contract Act to Contracts for Certain Services--Requirements (FEB 2009) (41 U.S.C. 351, et seq.).
  - [](7) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations. (MAR 2009) (Pub. L. 110-247).
  - [](8) 52.237-11, Accepting and Dispensing of \$1 Coin (SEP 2008) (31 U.S.C. 5112(p)(1)).
- (d) Comptroller General Examination of Record. The Contractor shall comply with the provisions of this paragraph (d) if this contract was awarded using other than sealed bid, is in excess of the simplified acquisition threshold, and does not contain the clause at 52.215-2, Audit and Records Negotiation.
  - (1) The Comptroller General of the United States, or an authorized representative of the Comptroller General, shall have access to and right to examine any of the Contractor's directly pertinent records involving transactions related to this contract.
  - (2) The Contractor shall make available at its offices at all reasonable times the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR Subpart 4.7, Contractor Records Retention, of the other clauses of this contract. If this contract is completely or partially terminated, the records relating to the work terminated shall be made available for 3 years after any resulting final termination settlement. Records relating to appeals under the disputes clause or to litigation or the settlement of claims arising under or relating to this contract shall be made available until such appeals, litigation, or claims are finally resolved.

- (3) As used in this clause, records include books, documents, accounting procedures and practices, and other data, regardless of type and regardless of form. This does not require the Contractor to create or maintain any record that the Contractor does not maintain in the ordinary course of business or pursuant to a provision of law.
- (e)(1) Notwithstanding the requirements of the clauses in paragraphs (a), (b), (c), and (d) of this clause, the Contractor is not required to flow down any FAR clause, other than those in this paragraph (e)(1) in a subcontract for commercial items. Unless otherwise indicated below, the extent of the flow down shall be as required by the clause—
  - (i) 52.203-13, Contractor Code of Business Ethics and Conduct (APR 2010) (Pub. L. 110-252, Title VI, Chapter I (41 U.S.C. 251 note)).
  - (ii) 52.219-8, Utilization of Small Business Concerns (MAY 2004) (15 U.S.C. 637(d)(2) and (3)), in all subcontracts that offer further subcontracting opportunities. If the subcontract (except subcontracts to small business concerns) exceeds \$550,000 (\$1,000,000 for construction of any public facility), the subcontractor must include 52.219-8 in lower tier subcontracts that offer subcontracting opportunities.
  - (iii) (Reserved)
  - (iv) 52.222-26, Equal Opportunity (MAR 2007) (E.O. 11246).
  - (v) 52.222-35, Equal Opportunity for Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (SEP 2006) (38 U.S.C. 4212).
  - (vi) 52.222-36, Affirmative Action for Workers with Disabilities (JUN 1998) (29 U.S.C. 793).
  - (vii) (Reserved)
  - (viii) 52.222-41, Service Contract Act of 1965 (NOV 2007) (41 U.S.C. 351, et seq.).
  - (ix) 52.222-50, Combating Trafficking in Persons (FEB 2009) (22 U.S.C. 7104(g)).

Alternate I (AUG 2007) of 52.222-50 (22 U.S.C. 7104(g)).

- (x) 52.222-51, Exemption from Application of the Service Contract Act to Contracts for Maintenance, Calibration, or Repair of Certain Equipment-Requirements (NOV 2007) (41 U.S.C. 351, et seq.).
- (xi) 52.222-53, Exemption from Application of the Service Contract Act to Contracts for Certain Services-Requirements (FEB 2009)(41 U.S.C. 351, et seq.).
- (xii) 52.222-54, Employment Eligibility Verification (JAN 2009).
- (xiii) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations. (MAR 2009) (Pub. L. 110-247). Flow down required in accordance with paragraph (e) of FAR clause 52.226-6.
- (xiv) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (FEB 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C. 2631). Flow down required

in accordance with paragraph (d) of FAR clause 52.247-64.

(2) While not required, the contractor may include in its subcontracts for commercial items a minimal number of additional clauses necessary to satisfy its contractual obligations.

(End of clause)

#### 52.252-2 Clauses Incorporated by Reference. (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

Federal Acquisition Regulation (FAR):
... www.acquisition.gov/far
Homeland Security Acquisition Regulation (HSAR):
... http://www.dhs.gov/xopnbiz/regulations/
(End of clause)

#### **Provisions**

#### USSS 3052.204-90 Unauthorized Use of the U.S. Secret Service Name

In accordance with 18 U.S.C. 709, any contractor, except with the written permission of the Director of the U.S. Secret Service, who knowingly uses the words "Secret Service", "Secret Service Uniformed Division", "U.S.S.S.", "U.D." or any colorable imitation or such words or initials, in connection with or as a part of any advertisement, circular, book, pamphlet or other publication, play, motion picture, broadcast, telecast, other production, product or item, in a manner reasonably calculated to convey the impression that such advertisement, circular, book, pamphlet or other publication, product, or item, is approved, endorsed, or authorized by or by associated in any manner with, the U.S. Secret Service or the U.S. Secret Service Uniformed Division shall be punishable as follows: a corporation, partnership, business trust, association, or other business entity, by a fine under this title; an officer or member thereof participating or knowingly acquiescing in such violation or any individual violating this section, by a fine under this title or imprisonment for not more than one year, or both.

(End of clause)



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#### Contract Clauses

#### 52.204-7 Central Contractor Registration. (APR 2008)

(a) Definitions. As used in this clause--

"Central Contractor Registration (CCR) database" means the primary Government repository for Contractor information required for the conduct of business with the Government.

"Data Universal Numbering System (DUNS) number" means the 9-digit number assigned by Dun and Bradstreet, Inc. (D&B) to identify unique business entities.

"Data Universal Numbering System +4 (DUNS+4) number" means the DUNS number assigned by D&B plus a 4-character suffix that may be assigned by a business concern. (D&B has no affiliation with this 4-character suffix.) This 4-character suffix may be assigned at the discretion of the business concern to establish additional CCR records for identifying alternative Electronic Funds Transfer (EFT) accounts (see the FAR at Subpart 32.11) for the same concern.

"Registered in the CCR database" means that-

- (1) The Contractor has entered all mandatory information, including the DUNS number or the DUNS+4 number, into the CCR database; and
- (2) The Government has validated all mandatory data fields, to include validation of the Taxpayer Identification Number (TIN) with the Internal Revenue Service (IRS), and has marked the record "Active". The Contractor will be required to provide consent for TIN validation to the Government as a part of the CCR registration process.
- (b)(1) By submission of an offer, the offeror acknowledges the requirement that a prospective awardee shall be registered in the CCR database prior to award, during performance, and through final payment of any contract, basic agreement, basic ordering agreement, or blanket purchasing agreement resulting from this solicitation.
  - (2) The offeror shall enter, in the block with its name and address on the cover page of its offer, the annotation "DUNS" or "DUNS +4" followed by the DUNS or DUNS +4 number that identifies the offeror's name and address exactly as stated in the offer. The DUNS number will be used by the Contracting Officer to verify that the offeror is registered in the CCR database.
- (c) If the offeror does not have a DUNS number, it should contact Dun and Bradstreet directly to obtain one.
  - (1) An offeror may obtain a DUNS number--
    - (i) Via the Internet at http://fedgov.dnb.com/webform or if the offeror does not have internet access, it may call Dun and Bradstreet at 1-866-705-5711 if located within the United States; or
    - (ii) If located outside the United States, by contacting the local Dun and Bradstreet office. The offeror should indicate that it is an offeror for a U.S. Government contract when contacting the local Dun and Bradstreet office.
  - (2) The offeror should be prepared to provide the following information:
    - (i) Company legal business.

- (ii) Tradestyle, doing business, or other name by which your entity is commonly recognized.
- (iii) Company Physical Street Address, City, State, and Zip Code.
- (iv) Company Mailing Address, City, State and Zip Code (if scparate from physical).
- (v) Company Telephone Number.
- (vi) Date the company was started.
- (vii) Number of employees at your location.
- (viii) Chief executive officer/key manager.
- (ix) Line of business (industry).
- (x) Company Headquarters name and address (reporting relationship within your entity).
- (d) If the Offeror does not become registered in the CCR database in the time prescribed by the Contracting Officer, the Contracting Officer will proceed to award to the next otherwise successful registered Offeror.
- (e) Processing time, which normally takes 48 hours, should be taken into consideration when registering. Offerors who are not registered should consider applying for registration immediately upon receipt of this solicitation.
- (f) The Contractor is responsible for the accuracy and completeness of the data within the CCR database, and for any liability resulting from the Government's reliance on inaccurate or incomplete data. To remain registered in the CCR database after the initial registration, the Contractor is required to review and update on an annual basis from the date of initial registration or subsequent updates its information in the CCR database to ensure it is current, accurate and complete. Updating information in the CCR does not alter the terms and conditions of this contract and is not a substitute for a properly executed contractual document.
- (g)(1)(i) If a Contractor has legally changed its business name, "doing business as" name, or division name (whichever is shown on the contract), or has transferred the assets used in performing the contract, but has not completed the necessary requirements regarding novation and change-of-name agreements in Subpart 42.12, the Contractor shall provide the responsible Contracting Officer a minimum of one business day's written notification of its intention to (A) change the name in the CCR database; (B) comply with the requirements of Subpart 42.12 of the FAR; and (C) agree in writing to the timeline and procedures specified by the responsible Contracting Officer. The Contractor must provide with the notification sufficient documentation to support the legally changed name.
  - (ii) If the Contractor fails to comply with the requirements of paragraph (g)(1)(i) of this clause, or fails to perform the agreement at paragraph (g)(1)(i)(C) of this clause, and, in the absence of a properly executed novation or change-of-name agreement, the CCR information that shows the Contractor to be other than the Contractor indicated in the contract will be considered to be incorrect information within the meaning of the "Suspension of Payment" paragraph of the electronic funds transfer (EFT) clause of this contract.

- (2) The Contractor shall not change the name or address for EFT payments or manual payments, as appropriate, in the CCR record to reflect an assignee for the purpose of assignment of claims (see FAR Subpart 32.8, Assignment of Claims). Assignees shall be separately registered in the CCR database. Information provided to the Contractor's CCR record that indicates payments, including those made by EFT, to an ultimate recipient other than that Contractor will be considered to be incorrect information within the meaning of the "Suspension of payment" paragraph of the EFT clause of this contract.
- (h) Offerors and Contractors may obtain information on registration and annual confirmation requirements via the internet at http://www.ccr.gov or by calling 1-888-227-2423, or 269-961-5757.

(End of clause)

#### 52.212-4 Contract Terms and Conditions - Commercial Items. (JUN 2010)

- (a) Inspection/Acceptance. The Contractor shall only tender for acceptance those items that conform to the requirements of this contract. The Government reserves the right to inspect or test any supplies or services that have been tendered for acceptance. The Government may require repair or replacement of nonconforming supplies or reperformance of nonconforming services at no increase in contract price. If repair/replacement or reperformance will not correct the defects or is not possible, the Government may seek an equitable price reduction or adequate consideration for acceptance of nonconforming supplies or services. The Government must exercise its post-acceptance rights -
  - (1) Within a reasonable time after the defect was discovered or should have been discovered; and
  - (2) Before any substantial change occurs in the condition of the item, unless the change is due to the defect in the item.
- (b) Assignment. The Contractor or its assignee may assign its rights to receive payment due as a result of performance of this contract to a bank, trust company, or other financing institution, including any Federal lending agency in accordance with the Assignment of Claims Act (31 U.S.C. 3727). However, when a third party makes payment (e.g., use of the Governmentwide commercial purchase card), the Contractor may not assign its rights to receive payment under this contract.
- (c) Changes. Changes in the terms and conditions of this contract may be made only by written agreement of the parties.
- (d) Disputes. This contract is subject to the Contract Disputes Act of 1978, as amended (41 U.S.C. 601-613). Failure of the parties to this contract to reach agreement on any request for equitable adjustment, claim, appeal or action arising under or relating to this contract shall be a dispute to be resolved in accordance with the clause at FAR 52.233-1, Disputes, which is incorporated herein by reference. The Contractor shall proceed diligently with performance of this contract, pending final resolution of any dispute arising under the contract.
- (e) Definitions. The clause at FAR 52.202-1, Definitions, is incorporated herein by reference.
- (f) Excusable delays. The Contractor shall be liable for default unless nonperformance is caused by an occurrence beyond the reasonable control of the Contractor and without its fault or negligence such as, acts of God or the public enemy, acts of the Government in either its sovereign or contractual capacity, fires, floods, epidemics, quarantine restrictions, strikes, unusually severe weather, and delays of common carriers. The Contractor shall notify the Contracting Officer in writing as soon as it is reasonably possible after the commencement of any excusable delay,

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setting forth the full particulars in connection therewith, shall remedy such occurrence with all reasonable dispatch, and shall promptly give written notice to the Contracting Officer of the cessation of such occurrence.

- (g) Invoice. (1) The Contractor shall submit an original invoice and three copies (or electronic invoice, if authorized) to the address designated in the contract to receive invoices. An invoice must include--
  - (i) Name and address of the Contractor;
  - (ii) Invoice date and number;
  - (iii) Contract number, contract line item number and, if applicable, the order number;
  - (iv) Description, quantity, unit of measure, unit price and extended price of the items delivered;
  - (v) Shipping number and date of shipment, including the bill of lading number and weight of shipment if shipped on Government bill of lading;
  - (vi) Terms of any discount for prompt payment offered;
  - (vii) Name and address of official to whom payment is to be sent;
  - (viii) Name, title, and phone number of person to notify in event of defective invoice; and
  - (ix) Taxpayer Identification Number (TIN). The Contractor shall include its TIN on the invoice only if required elsewhere in this contract.
  - (x) Electronic funds transfer (EFT) banking information.
    - (A) The Contractor shall include EFT banking information on the invoice only if required elsewhere in this contract.
    - (B) If EFT banking information is not required to be on the invoice, in order for the invoice to be a proper invoice, the Contractor shall have submitted correct EFT banking information in accordance with the applicable solicitation provision, contract clause (e.g., 52.232-33, Payment by Electronic Funds Transfer--Central Contractor Registration, or 52.232-34, Payment by Electronic Funds Transfer--Other Than Central Contractor Registration), or applicable agency procedures.
    - (C) EFT banking information is not required if the Government waived the requirement to pay by EFT.
  - (2) Invoices will be handled in accordance with the Prompt Payment Act (31 U.S.C. 3903) and Office of Management and Budget (OMB) prompt payment regulations at 5 CFR part 1315.
- (h) Patent indemnity. The Contractor shall indemnify the Government and its officers, employees and agents against liability, including costs, for actual or alleged direct or contributory infringement of, or inducement to infringe, any United States or foreign patent, trademark or copyright, arising out of the performance of this contract, provided the Contractor is reasonably



notified of such claims and proceedings.

- (i) Payment. (1) Items accepted. Payment shall be made for items accepted by the Government that have been delivered to the delivery destinations set forth in this contract.
  - (2) Prompt payment. The Government will make payment in accordance with the Prompt Payment Act (31 U.S.C. 3903) and prompt payment regulations at 5 CFR part 1315.
  - (3) Electronic Funds Transfer (EFT). If the Government makes payment by EFT, see 52.212-5(b) for the appropriate EFT clause.
  - (4) Discount. In connection with any discount offered for early payment, time shall be computed from the date of the invoice. For the purpose of computing the discount earned, payment shall be considered to have been made on the date which appears on the payment check or the specified payment date if an electronic funds transfer payment is made.
  - (5) Overpayments. If the Contractor becomes aware of a duplicate contract financing or invoice payment or that the Government has otherwise overpaid on a contract financing or invoice payment, the Contractor shall--
    - (i) Remit the overpayment amount to the payment office cited in the contract along with a description of the overpayment including the--
      - (A) Circumstances of the overpayment (e.g., duplicate payment, erroneous payment, liquidation errors, date(s) of overpayment);
      - (B) Affected contract number and delivery order number, if applicable;
      - (C) Affected contract line item or subline item, if applicable; and
      - (D) Contractor point of contact.
    - (ii) Provide a copy of the remittance and supporting documentation to the Contracting Officer.
  - (6) Interest. (i) All amounts that become payable by the Contractor to the Government under this contract shall bear simple interest from the date due until paid unless paid within 30 days of becoming due. The interest rate shall be the interest rate established by the Secretary of the Treasury as provided in Section 611 of the Contract Disputes Act of 1978 (Public Law 95-563), which is applicable to the period in which the amount becomes due, as provided in (i)(6)(v) of this clause, and then at the rate applicable for each six-month period as fixed by the Secretary until the amount is paid.
    - (ii) The Government may issue a demand for payment to the Contractor upon finding a debt is due under the contract.
    - (iii) Final decisions. The Contracting Officer will issue a final decision as required by 33.211 if--
      - (A) The Contracting Officer and the Contractor are unable to reach agreement on the existence or amount of a debt within 30 days;
      - (B) The Contractor fails to liquidate a debt previously demanded by the Contracting Officer within the timeline specified in the demand for payment unless the amounts were not repaid because the Contractor has

requested an installment payment agreement; or

- (C) The Contractor requests a deferment of collection on a debt previously demanded by the Contracting Officer (see 32.607-2).
- (iv) If a demand for payment was previously issued for the debt, the demand for payment included in the final decision shall identify the same due date as the original demand for payment.
- (v) Amounts shall be due at the earliest of the following dates:
  - (A) The date fixed under this contract.
  - (B) The date of the first written demand for payment, including any demand for payment resulting from a default termination.
- (vi) The interest charge shall be computed for the actual number of calendar days involved beginning on the due date and ending on--
  - (A) The date on which the designated office receives payment from the Contractor;
  - (B) The date of issuance of a Government check to the Contractor from which an amount otherwise payable has been withheld as a credit against the contract debt; or
  - (C) The date on which an amount withheld and applied to the contract debt would otherwise have become payable to the Contractor.
- (vii) The interest charge made under this clause may be reduced under the procedures prescribed in 32.608-2 of the Federal Acquisition Regulation in effect on the date of this contract.
- (j) Risk of loss. Unless the contract specifically provides otherwise, risk of loss or damage to the supplies provided under this contract shall remain with the Contractor until, and shall pass to the Government upon:
  - (1) Delivery of the supplies to a carrier, if transportation is f.o.b. origin; or
  - (2) Delivery of the supplies to the Government at the destination specified in the contract, if transportation is f.o.b. destination.
- (k) Taxes. The contract price includes all applicable Federal, State, and local taxes and duties.
- (I) Termination for the Government's convenience. The Government reserves the right to terminate this contract, or any part hereof, for its sole convenience. In the event of such termination, the Contractor shall immediately stop all work hereunder and shall immediately cause any and all of its suppliers and subcontractors to cease work. Subject to the terms of this contract, the Contractor shall be paid a percentage of the contract price reflecting the percentage of the work performed prior to the notice of termination, plus reasonable charges the Contractor can demonstrate to the satisfaction of the Government using its standard record keeping system, have resulted from the termination. The Contractor shall not be required to comply with the cost accounting standards or contract cost principles for this purpose. This paragraph does not give the Government any right to audit the Contractor's records. The Contractor shall not be paid for any work performed or costs incurred which reasonably could have been avoided.

- (m) Termination far cause. The Government may terminate this contract, or any part hereof, for cause in the event of any default by the Contractor, or if the Contractor fails to comply with any contract terms and conditions, or fails to provide the Government, upon request, with adequate assurances of future performance. In the event of termination for cause, the Government shall not be liable to the Contractor for any amount for supplies or services not accepted, and the Contractor shall be liable to the Government for any and all rights and remedies provided by law. If it is determined that the Government improperly terminated this contract for default, such termination shall be deemed a termination for convenience.
- (n) Title. Unless specified elsewhere in this contract, title to items furnished under this contract shall pass to the Government upon acceptance, regardless of when or where the Government takes physical possession.
- (o) Warranty. The Contractor warrants and implies that the items delivered hereunder are merchantable and fit for use for the particular purpose described in this contract.
- (p) Limitation of liability. Except as otherwise provided by an express warranty, the Contractor will not be liable to the Government for consequential damages resulting from any defect or deficiencies in accepted items.
- (q) Other compliances. The Contractor shall comply with all applicable Federal, State and local laws, executive orders, rules and regulations applicable to its performance under this contract.
- (r) Compliance with laws unique to Government contracts. The Contractor agrees to comply with 31 U.S.C. 1352 relating to limitations on the use of appropriated funds to influence certain Federal contracts; 18 U.S.C. 431 relating to officials not to benefit; 40 U.S.C. 3701, et seq., Contract Work Hours and Safety Standards Act; 41 U.S.C. 51-58, Anti-Kickback Act of 1986; 41 U.S.C. 265 and 10 U.S.C. 2409 relating to whistleblower protections; 49 U.S.C. 40118, Fly American; and 41 U.S.C. 423 relating to procurement integrity.
- (s) Order of precedence. Any inconsistencies in this solicitation or contract shall be resolved by giving precedence in the following order:
  - (1) The schedule of supplies/services.
  - (2) The Assignments, Disputes, Payments, Involce, Other Compliances, and Compliance with Laws Unique to Government Contracts paragraphs of this clause.
  - (3) The clause at 52.212-5.
  - (4) Addenda to this solicitation or contract, including any license agreements for computer software.
  - (5) Solicitation provisions if this is a solicitation.
  - (6) Other paragraphs of this clause.
  - (7) The Standard Form 1449.
  - (8) Other documents, exhibits, and attachments.
  - (9) The specification.
- (t) Central Contractor Registration (CCR). (1) Unless exempted by an addendum to this contract, the Contractor is responsible during performance and through final payment of any contract for the accuracy and completeness of the data within the CCR database, and for any liability resulting



from the Government's reliance on inaccurate or incomplete data. To remain registered in the CCR database after the initial registration, the Contractor is required to review and update on an annual basis from the date of initial registration or subsequent updates its information in the CCR database to ensure it is current, accurate and complete. Updating information in the CCR does not alter the terms and conditions of this contract and is not a substitute for a properly executed contractual document.

- (2)(i) If a Contractor has legally changed its business name, "doing business as" name, or division name (whichever is shown on the contract), or has transferred the assets used in performing the contract, but has not completed the necessary requirements regarding novation and change-of-name agreements in FAR subpart 42.12, the Contractor shall provide the responsible Contracting Officer a minimum of one business day's written notification of its intention to (A) change the name in the CCR database; (B) comply with the requirements of subpart 42.12; and (C) agree in writing to the timeline and procedures specified by the responsible Contracting Officer. The Contractor must provide with the notification sufficient documentation to support the legally changed name.
  - (ii) If the Contractor fails to comply with the requirements of paragraph (t)(2)(i) of this clause, or fails to perform the agreement at paragraph (t)(2)(i)(C) of this clause, and, in the absence of a properly executed novation or change-of-name agreement, the CCR information that shows the Contractor to be other than the Contractor indicated in the contract will be considered to be incorrect information within the meaning of the "Suspension of Payment" paragraph of the electronic funds transfer (EFT) clause of this contract.
- (3) The Contractor shall not change the name or address for EFT payments or manual payments, as appropriate, in the CCR record to reflect an assignee for the purpose of assignment of claims (see Subpart 32.8, Assignment of Claims). Assignees shall be separately registered in the CCR database. Information provided to the Contractor's CCR record that indicates payments, including those made by EFT, to an ultimate recipient other than that Contractor will be considered to be incorrect information within the meaning of the "Suspension of payment" paragraph of the EFT clause of this contract.
- (4) Offerors and Contractors may obtain information on registration and annual confirmation requirements via the internet at http://www.ccr.gov or by calling 1-888-227-2423 or 269-961-5757.

(End of clause)

# 52.212-5 Contract Terms and Conditions Required To Implement Statutes or Executive Orders—Commercial Items. (JUL 2010)

- (a) The Contractor shall comply with the following Federal Acquisition Regulation (FAR) clauses, which are incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items:
  - (1) 52.222-50, Combating Trafficking in Persons (FEB 2009) (22 U.S.C. 7104(g)).
  - (2) 52.233-3, Protest After Award (AUG 1996) (31 U.S.C. 3553).
  - (3) 52.233-4, Applicable Law for Breach of Contract Claim (OCT 2004) (Pub. L. 108-77, 108-78).
- (b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: Contracting Officer



#### check as appropriate.

- [X](1) 52.203-6, Restrictions on Subcontractor Sales to the Government (SEP 2006), with Alternate I (OCT 1995) (41 U.S.C. 253g and 10 U.S.C. 2402).
- [](2) 52.203-13, Contractor Code of Business Ethics and Conduct (APR 2010)(Pub. L. 110-252, Title VI, Chapter 1 (41 U.S.C. 251 note)).
- [](3) 52.203-15, Whistleblower Protections under the American Recovery and Reinvestment Act of 2009 (JUN 2010) (Section 1553 of Pub. L. 111-5). (Applies to contracts funded by the American Recovery and Reinvestment Act of 2009.)
- [X](4) 52.204-10, Reporting Executive Compensation and First-Tier Subcontract Awards (JUL 2010) (Pub. L. 109-282)(31 U.S.C. 6101 note).
- [](5) 52.204-11, American Recovery and Reinvestment Act--Reporting Requirements (JUL 2010) (Pub. L. 111-5).
- [](6) 52.219-3, Notice of Total HUBZone Set-Aside (JAN 1999) (15 U.S.C. 657a).
- [](7) 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns (JUL 2005) (if the offeror elects to waive the preference, it shall so indicate in its offer) (15 U.S.C. 657a).
- [](8) (Reserved)
- [](9)(i) 52.219-6, Notice of Total Small Business Set-Aside (JUN 2003) (15 U.S.C. 644).
  - [](il) Alternate I (OCT 1995) of 52.219-6.
  - [] (iii) Alternate II (MAR 2004) of 52.219-6.
- [](10)(i) 52.219-7, Notice of Partial Small Business Set-Aside (JUN 2003) (15 U.S.C. 644).
  - [](ii) Alternate I (OCT 1995) of 52.219-7.
  - [] (iii) Alternate II (MAR 2004) of 52.219-7.
- [](11) 52.219-8, Utilization of Small Business Concerns (MAY 2004) (15 U.S.C. 637 (d)(2) and (3)).
- [](12)(i) 52.219-9, Small Business Subcontracting Plan (JUL 2010) (15 U.S.C. 637(d)(4).
  - [](ii) Alternate 1 (OCT 2001) of 52.219-9.
  - [](iii) Alternate II (OCT 2001) of 52.219-9.
  - [](iv) Alternate III (JUL 2010) of 52.219-9.
- [](13) 52.219-14, Limitations on Subcontracting (DEC 1996) (15 U.S.C. 637(a)(14)).
- [](14) 52.219-16, Liquidated Damages--Subcontracting Plan (JAN 1999) (15 U.S.C. 637(d)(4)(F)(i)).

[](15)(i) 52.219-23, Notice of Price Evaluation Adjustment for Small Disadvantaged Business Concerns (OCT 2008) (10 U.S.C. 2323)(if the offeror elects to waive the adjustment, it shall so indicate in its offer.)

[](ii) Alternate I (JUN 2003) of 52.219-23.

[](16) 52.219-25, Small Disadvantaged Business Participation Program--Disadvantaged Status and Reporting (APR 2008) (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323).

[](17) 52.219-26, Small Disadvantaged Business Participation Program--Incentive Subcontracting (OCT 2000) (Pub. L. 103-355, section 7102, and 10 U.S.C. 2323).

[](18) 52.219-27, Notice of Total Service-Disabled Veteran-Owned Small Business Set-Aside (MAY 2004)(15 U.S.C. 657 f).

[](19) 52.219-28, Post Award Small Business Program Rerepresentation (APR 2009) (15 U.S.C. 632(a)(2)).

[X](20) 52.222-3, Convict Labor (JUN 2003) (E.O. 11755).

[X](21) 52.222-19, Child Labor--Cooperation with Authorities and Remedies (JUL 2010) (E.O. 13126).

[X](22) 52.222-21, Prohibition of Segregated Facilities (FEB 1999).

[X](23) 52.222-26, Equal Opportunity (MAR 2007) (E.O. 11246).

[X](24) 52.222-35, Equal Opportunity for Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (SEP 2006) (38 U.S.C. 4212).

[X](25) 52.222-36, Affirmative Action for Workers with Disabilities (JUN 1998) (29 U.S.C. 793).

[](26) 52.222-37, Employment Reports on Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (SEP 2006) (38 U.S.C. 4212).

[](27) 52.222-54, Employment Eligibility Verification (JAN 2009). (Executive Order 12989). (Not applicable to the acquisition of commercially available off-the-shelf items or certain other types of commercial items as prescribed in 22.1803.)

[](28)(i) 52.223-9, Estimate of Percentage of Recovered Material Content for EPA-Designated Items (MAY 2008) (42 U.S.C. 6962(c)(3)(A)(ii)). (Not applicable to the acquisition of commercially available off-the-shelf items.)

[](ii) Alternate 1 (MAY 2008) of 52.223-9 (42 U.S.C. 6962(i)(2)(C)). (Not applicable to the acquisition of commercially available off-the-shelf items.)

[](29) 52.223-15, Energy Efficiency in Energy-Consuming Products (DEC 2007) (42 U.S.C. 8259b).

[](30)(i) 52.223-16, IEEE 1680 Standard for the Environmental Assessment of Personal Computer Products (DEC 2007) (E.O. 13423).

[](ii) Alternate I (DEC 2007) of 52.223-16.

[X](31) 52.225-1, Buy American Act - Supplies (FEB 2009) (41 U.S.C. 10a-10d).

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- [](32)(i) 52.225-3, Buy American Act--Frec Trade Agreements--Israeli Trade Act (JUN 2009) (41 U.S.C. 10a-10d, 19 U.S.C. 3301 note, 19 U.S.C. 2112 note, 19 U.S.C. 3805 note, Pub. L. 108-77, 108-78, 108-286, 108-302, 109-53, 109-169, 109-283, and 110-138).
  - [](ii) Alternate 1 (JAN 2004) of 52.225-3.
  - [](iii) Alternate 11 (JAN 2004) of 52.225-3.
- [](33) 52.225-5, Trade Agreements (AUG 2009) (19 U.S.C. 2501, et seq., 19 U.S.C. 3301 note).
- [](34) 52.225-13, Restrictions on Certain Foreign Purchases (JUN 2008) (E.O.'s, proclamations, and statutes administered by the Office of Foreign Assets Control of the Department of the Treasury).
- [](35) 52.226-4, Notice of Disaster or Emergency Area Set-Aside (NOV 2007) (42 U.S.C. 5150).
- [](36) 52.226-5, Restrictions on Subcontracting Outside Disaster or Emergency Area (NOV 2007) (42 U.S.C. 5150).
- [](37) 52.232-29, Terms for Financing of Purchases of Commercial Items (FEB 2002) (41 U.S.C. 255(f), 10 U.S.C. 2307(f)).
- [](38) 52.232-30, Installment Payments for Commercial Items (OCT 1995) (41 U.S.C. 255(f), 10 U.S.C. 2307(f)).
- [](39) 52.232-33, Payment by Electronic Funds Transfer Central Contractor Registration (OCT 2003) (31 U.S.C. 3332).
- [X](40) 52.232-34, Payment by Electronic Funds Transfer Other than Central Contractor Registration (MAY 1999) (31 U.S.C. 3332).
- [](41) 52.232-36, Payment by Third Party (FEB 2010) (31 U.S.C. 3332).
- [](42) 52.239-1, Privacy or Security Safeguards (AUG 1996) (5 U.S.C. 552a).
- [](43)(i) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (FEB 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C. 2631).
  - [](ii) Alternate 1 (APR 2003) of 52.247-64.
- (c) The Contractor shall comply with the FAR clauses in this paragraph (c), applicable to commercial services, that the Contracting Officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: (Contracting Officer check as appropriate.)
  - [](1) 52.222-41, Service Contract Act of 1965 (NOV 2007) (41 U.S.C. 351, et seq.).
  - [](2) 52.222-42, Statement of Equivalent Rates for Federal Hires (MAY 1989) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
  - [](3) 52.222-43, Fair Labor Standards Act and Service Contract Act--Price Adjustment (Multiple Year and Option Contracts) (SEP 2009) (29 U.S.C. 206 and 41 U.S.C. 351, ct

seq.).

- [](4) 52.222-44, Fair Labor Standards Act and Service Contract Act—Price Adjustment (SEP 2009) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
- [](5) 52.222-51, Exemption from Application of the Service Contract Act to Contracts for Maintenance, Calibration, or Repair of Certain Equipment--Requirements (NOV 2007) (41 U.S.C. 351, et seq.).
- [](6) 52.222-53, Exemption from Application of the Service Contract Act to Contracts for Certain Services--Requirements (FEB 2009) (41 U.S.C. 351, et seq.).
- [](7) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations. (MAR 2009) (Pub. L. 110-247).
- [](8) 52.237-11, Accepting and Dispensing of \$1 Coin (SEP 2008) (31 U.S.C. 5112(p)(1)).
- (d) Comptroller General Examination of Record. The Contractor shall comply with the provisions of this paragraph (d) if this contract was awarded using other than sealed bid, is in excess of the simplified acquisition threshold, and does not contain the clause at 52.215-2, Audit and Records Negotiation.
  - (1) The Comptroller General of the United States, or an authorized representative of the Comptroller General, shall have access to and right to examine any of the Contractor's directly pertinent records involving transactions related to this contract.
  - (2) The Contractor shall make available at its offices at all reasonable times the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR Subpart 4.7, Contractor Records Retention, of the other clauses of this contract. If this contract is completely or partially terminated, the records relating to the work terminated shall be made available for 3 years after any resulting final termination settlement. Records relating to appeals under the disputes clause or to litigation or the settlement of claims arising under or relating to this contract shall be made available until such appeals, litigation, or claims are finally resolved.
  - (3) As used in this clause, records include books, documents, accounting procedures and practices, and other data, regardless of type and regardless of form. This does not require the Contractor to create or maintain any record that the Contractor does not maintain in the ordinary course of business or pursuant to a provision of law.
- (e)(1) Notwithstanding the requirements of the clauses in paragraphs (a), (b), (c), and (d) of this clause, the Contractor is not required to flow down any FAR clause, other than those in this paragraph (e)(1) in a subcontract for commercial items. Unless otherwise indicated below, the extent of the flow down shall be as required by the clause—
  - (i) 52.203-13, Contractor Code of Business Ethics and Conduct (APR 2010) (Pub. L. 110-252, Title VI, Chapter 1 (41 U.S.C. 251 note)).
  - (ii) 52.219-8, Utilization of Small Business Concerns (MAY 2004) (15 U.S.C. 637(d)(2) and (3)), in all subcontracts that offer further subcontracting opportunities. If the subcontract (except subcontracts to small business concerns) exceeds \$550,000 (\$1,000,000 for construction of any public facility), the subcontractor must include 52.219-8 in lower tier subcontracts that offer subcontracting opportunities.

- (iii) (Reserved)
- (iv) 52.222-26, Equal Opportunity (MAR 2007) (E.O. 11246).
- (v) 52.222-35, Equal Opportunity for Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (SEP 2006) (38 U.S.C. 4212).
- (vi) 52.222-36, Affirmative Action for Workers with Disabilities (JUN 1998) (29 U.S.C. 793).
- (vii) (Reserved)
- (viii) 52.222-41, Service Contract Act of 1965 (NOV 2007) (41 U.S.C. 351, et seq.).
- (ix) 52.222-50, Combating Trafficking in Persons (FEB 2009) (22 U.S.C. 7104(g)).

Alternate 1 (AUG 2007) of 52.222-50 (22 U.S.C. 7104(g)).

- (x) 52.222-51, Exemption from Application of the Service Contract Act to Contracts for Maintenance, Calibration, or Repair of Certain Equipment-Requirements (NOV 2007) (41 U.S.C. 351, et seq.).
- (xi) 52.222-53, Exemption from Application of the Service Contract Act to Contracts for Certain Services-Requirements (FEB 2009)(41 U.S.C. 351, et seq.).
- (xii) 52.222-54, Employment Eligibility Verification (JAN 2009).
- (xiii) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations. (MAR 2009) (Pub. L. 110-247). Flow down required in accordance with paragraph (e) of FAR clause 52.226-6.
- (xiv) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (FEB 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C. 2631). Flow down required in accordance with paragraph (d) of FAR clause 52.247-64.
- (2) While not required, the contractor may include in its subcontracts for commercial items a minimal number of additional clauses necessary to satisfy its contractual obligations.

(End of clause)

#### 52.252-2 Clauses Incorporated by Reference. (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

Federal Acquisition Regulation (FAR):

... www.acquisition.gov/far

Homeland Security Acquisition Regulation (HSAR):

... http://www.dhs.gov/xopnbiz/regulations/

(End of clause)

3052.209-70 Prohibition on contracts with corporate expatriates. (JUN 2006)

#### (a) Prohibitions.

Section 835 of the Homeland Security Act, 6 U.S.C. 395, prohibits the Department of Homeland Security from entering into any contract with a foreign incorporated entity which is treated as an inverted domestic corporation as defined in this clause, or with any subsidiary of such an entity. The Secretary shall waive the prohibition with respect to any specific contract if the Secretary determines that the waiver is required in the interest of national security.

#### (b) Definitions. As used in this clause:

Exponded Affiliated Group means an affiliated group as defined in section 1504(a) of the Internal Revenue Code of 1986 (without regard to section 1504(b) of such Code), except that section 1504 of such Code shall be applied by substituting 'more than 50 percent' for 'at least 80 percent' each place it appears.

Foreign Incorporated Entity means any entity which is, or but for subsection (b) of section 835 of the Homeland Security Act, 6 U.S.C. 395, would be, treated as a foreign corporation for purposes of the Internal Revenue Code of 1986.

Inverted Domestic Corporation. A foreign incorporated entity shall be treated as an inverted domestic corporation if, pursuant to a plan (or a series of related transactions)

- (1) The entity completes the direct or indirect acquisition of substantially all of the properties held directly or indirectly by a domestic corporation or substantially all of the properties constituting a trade or business of a domestic partnership;
- (2) After the acquisition at least 80 percent of the stock (by vote or value) of the entity is held
  - (i) In the case of an acquisition with respect to a domestic corporation, by former shareholders of the domestic corporation by reason of holding stock in the domestic corporation; or
  - (ii) In the case of an acquisition with respect to a domestic partnership, by former partners of the domestic partnership by reason of holding a capital or profits interest in the domestic partnership; and
- (3) The expanded affiliated group which after the acquisition includes the entity does not have substantial business activities in the foreign country in which or under the law of which the entity is created or organized when compared to the total business activities of such expanded affiliated group.

Person, domestic, and foreign have the meanings given such terms by paragraphs (1), (4), and (5) of section 7701(a) of the Internal Revenue Code of 1986, respectively.

- (c) Special rules. The following definitions and special rules shall apply when determining whether a foreign incorporated entity should be treated as an inverted domestic corporation.
  - (1) Certoin Stock Disregorded. For the purpose of treating a foreign incorporated entity as an inverted domestic corporation these shall not be taken into account in determining ownership:

- (i) Stock held by members of the expanded affiliated group which includes the foreign incorporated entity; or
- (ii) stock of such entity which is sold in a public offering related to the acquisition described in subsection (b)(1) of Section 835 of the Homeland Security Act, 6 U.S.C. 395(b)(1).
- (2) Plan Deemed In Certain Cases. If a foreign incorporated entity acquires directly or indirectly substantially all of the properties of a domestic corporation or partnership during the 4-year period beginning on the date which is 2 years before the ownership requirements of subsection (b)(2) are met, such actions shall be treated as pursuant to a plan.
- (3) Certain Transfers Disregarded. The transfer of properties or liabilities (including by contribution or distribution) shall be disregarded if such transfers are part of a plan a principal purpose of which is to avoid the purposes of this section.
- (d) Special Rule far Related Partnerships. For purposes of applying section 835(b) of the Homeland Security Act, 6 U.S.C. 395(b) to the acquisition of a domestic partnership, except as provided in regulations, all domestic partnerships which are under common control (within the meaning of section 482 of the Internal Revenue Code of 1986) shall be treated as a partnership.
- (e) Treatment of Certain Rights.
  - (1) Certain rights shall be treated as stocks to the extent necessary to reflect the present value of all equitable interests incident to the transaction, as follows:
    - (i) warrants;
    - (ii) options;
    - (iii) contracts to acquire stock;
    - (iv) convertible debt instruments; and
    - (v) others similar interests.
  - (2) Rights labeled as stocks shall not be treated as stocks whenever it is deemed appropriate to do so to reflect the present value of the transaction or to disregard transactions whose recognition would defeat the purpose of Section 835.
- (f) Disclosure. The offeror under this solicitation represents that (Check one):
- it is not a foreign incorporated entity that should be treated as an inverted domestic corporation pursuant to the criteria of (HSAR) 48 CFR 3009.104-70 through 3009.104-73;
- it is a foreign incorporated entity that should be treated as an inverted domestic corporation pursuant to the criteria of (HSAR) 48 CFR 3009.104-70 through 3009.104-73, but it has submitted a request for waiver pursuant to 3009.104-74, which has not been denied; or
- \_\_ it is a foreign incorporated entity that should be treated as an inverted domestic corporation pursuant to the criteria of (HSAR) 48 CFR 3009.104-70 through 3009.104-73, but it plans to submit a request for waiver pursuant to 3009.104-74.
- (g) A copy of the approved waiver, if a waiver has already been granted, or the waiver request, if a waiver has been applied for, shall be attached to the bid or proposal.

(End of provision)

## USSS 3052.204-90 Unauthorized Use of the U.S. Secret Service Name

In accordance with 18 U.S.C. 709, any contractor, except with the written permission of the Director of the U.S. Secret Service, who knowingly uses the words "Secret Service", "Secret Service Uniformed Division", "U.S.S.S.", "U.D." or any colorable imitation or such words or initials, in connection with or as a part of any advertisement, circular, book, pamphlet or other publication, play, motion picture, broadcast, telecast, other production, product or item, in a manner reasonably calculated to convey the impression that such advertisement, circular, book, pamphlet or other publication, product, or item, is approved, endorsed, or authorized by or by associated in any manner with, the U.S. Secret Service or the U.S. Secret Service Uniformed Division shall be punishable as follows: a corporation, partnership, business trust, association, or other business entity, by a fine under this title; an officer or member thereof participating or knowingly acquiescing in such violation or any individual violating this section, by a fine under this title or imprisonment for not more than one year, or both.

(End of clause)

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FLIR Systems, Inc. 25 Esquire Road North Billerica, MA 01862 United States Ph (808):30°INFRA INVOICE 9100094507

Page 2 of 2 SALES GREEN NO. AVOICE DATE 20164563 12/20/2010 PURICRASE ORDER NO DE DATE HS8801-10-C-0087 01/28/2011 ATEST IE 156日356 Within 30 days Due net USD CUSTOMER REQUEST DATE S101015-11-11-11 12/30/2010 Bestway वस्तिक वा बाद्य शहर ACKED NUMBER **FOB Dustination** 50224864

Goods and for the cost of shipping and any other charges incurred in sending the Goods to the authorized service center specified by FLIR. If FLIR determines that the subject problem with the Goods is within this warrenty coverage, FLIR will pay for the return of the Goods to the Buyer. If FLIR determines that the proble with the returned Goods is not covered by this warmsty, Buyer shall reimburse FLIR for time and materials at FLIRBs standard commercial rates and Buyer shall pay the cost of returning the Goods to Buyer. The turnaround time on repairs will usually be five working days or less. However, FLIR accepts no added liability for additional days required for repeix. SELLER MAKES NO OTHER WARRANTY OF ANY KIND WITH RESPECT TO THE GOODS OR SERVICES. ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ARE HEREBY DISCLAIMED. FLIR SHALL IN NO EVENT BE LIABLE FOR ANY CONSEQUENTIAL, INCIDENTAL, INDIRECT, SPECIAL OR FUNITIVE DAMAGES ARISING OUT OF THE CONTRACT, OR OUT OF ANY BREACH OF ANY OF ITS OBLIGATIONS HEREUNDER, OR OUT OF ANY DEFECT IN, OR FAILURE OF, OR MALFUNCTION OF THE GOODS OR SERVICES. FLIRIS MAXIMUM LIABILITY UNDER OR IN ANY WAY RELATING TO THIS CONTRACT SHALL NOT EXCEED THE PURCHASE ORDER PRICE FOR THE GOODS OR SERVICES UPON WHICH SUCH LIABILITY IS BASED. ALL SUCH LIABILITY SHALL TERMINATE ONE YEAR FROM THE DATE OF DELIVERY OF THE GOODS, IF NOT SOONER TERMINATED.

These commodities may be controlled by the U.S. Government for export purposes. They may not be exported or re-exported without first consulting relevant U.S. Export Administration Regulations or international Traffic in Arms Regulations and obtaining the proper USG approvals. They may not be used in the design, development, production or use of nuclear, chemical or biological weapons or missiles. Contact FLIR Systems, Inc. for more information.

IE PAYING BY CHECK, PLEASE MAR TO:	IF PAYING VIA WIRE (ACH.
FLIR SYSTEMS, INC. P.O. BOX 3284, BOSTON, MA 92241-3284	BANK NAME (b)(4) ACCT.S: (DAY) NAME ON ACCOUNT: FLIR SYSTEMS
(b)(6);(b)(7)(C)	
Altinonz <b>eo</b> Ce <b>rhi</b>	Vina Officer
MAR U.S	2011

Recd Covered Invale on 2/24/11

SEE ABOVE FOR PAYMENT INSTRUCTIONS	SHIPPING & HANDLING SUBTOTAL TAX	/-
	TOTAL INVOICE AMOUNT (USD)	\$189,900.00



INVOICE 9100094507 Page 1 of 2						
12/28/2010						
OUE DATE 01/28/2011						
CURRENCY USD						
BRIPPEO VIA Bestway						
PACKELIP NUMBER 50224584						

BILL TO 347867
US SECRET SERVICE
COMMUNICATIONS CENTER
COMMERCIAL & GOVT PAYMENTS
245 MURRAY LANE SW BLDG T-5
WASHINGTON DC 20223

347657
US SECRET SERVICE
ATTN: COMMUNICATIONS CENTER (FMD)
COMMERCIAL & GOV'T PAYMENTS
248 MURRAY LANE SW BLDG T-6
WASHINGTON DC 20223

NUMBER	DESCRIPTION	QTY UNIT	PRICE	THUOMA
(b)(4) Seriat num	(b)(4)			
(b)(4) (b)(4)	(b)(4)	1	<b>(</b> b)(4)	
	PP & A (b) FOR FREIGHT			
		b//Z//C)		
	SEND DUPLICATE INVOICE: ATTN: (b)(6),(b)(7)(C)			
	PURSUANT TO \$2.212-1(b)(5), SHALL APPLY TO THIS CONTI	FUR PROVIDES THE FOLLOWING RACT:	EXPRESS WARRAN	TY, WHICH
	in material for 385 days from the manufactured by FLIR for 180 di warranty parted, il applicable, wi immediately upon discovery and the Goods or furnish replacement to Buyer. This warranty does not Goods have been repaired, after without FLIR's prior written parted of normal weer and teer, or Buyer accordance with good industry prepiacement of the Goods by FL and exclusive remedy for all claimed Buyer's paid purchase printend Buye	is the Goods will conform to published date of delivery. FLIR warrents reps sys from the dete of delivery or through the property of the system of the system of the system of the system of the system of the Goods; and existent to installation of the Goods; and or modified in any manner by FLIR should be sooned to the system of the syste	its and spare or replace in the expiration of the expiration of the expiration of the expression of the sole in the expression of the expiration of the expi	coment parts  Initial 365 day  withing to FiLIR  with repair  os center nearest  a, and is void if an  FILIR's designee  elective by reason  Goods in  R. The repair or  and Buyer's solo  at, FILIR shall  All weetenty

SHIP TO



13/6/4

REPAIR INVOICE S	100120738	Page 1 of 2
8ALES ORDER NO. 20184692	08/30/2011	
PURCHASE ORDER NO. HSS801-11-P-0395	DUE DATE 09/29/2011	
PAYMENT TERMS Within 30 days Due net	CURRENCY	
CUSTOMER REQUEST DATE N/A	SRIPPED VIA NIA	
TERMS OF DELIVERY FOS Besten	PACKSLIP NUMBER	

COMMUNICATIONS CENTER-TSD PO Sox 6500 SPRINGFIELD VA 22150 319242 US SECRET SERVICE (b)(6) (b)(7)(C) ; PH: (b)(6) (b)(7)(C) TECHNICAL SECURITY DIV

TECHNICAL SECURITY DIV 843 BRIGHTSEAT ROAD(REAR) LANDOVER MD 20785

ITEM PART NUMBER	DESCRIPTION	QTY UNIT	PRICE	AMOUNT (USD)
(b)(4)	(b)(4) (b)(4)		(b)(4)	
	RMA(b)(4) SM: (b)(7)(E) SHIP VIA FED EX EXPRESS SI 'FREIGHT INCLUDED PER CUI (b)(6) (b)(7)(C)  FLIR TERMS & CONDITIONS A  PLEASE SUBMIT TWO SEPER. ONE MUST BE SENT TO: COMMUNICATION CENTER (b)(6) (b)(7) PO BOX 6500 SPRINGFIELD, VA 22150  ONE MUST BE SENT TO: COMMUNICATION CENTER ATTN: COMMUNICATION CENTER ATTN: COMMUNICATION CENTER ATTN: COMMUNICATION CENTER ATTN: COMMUNICATION CENTER ATTN: COMMUNICATION CENTER ATTN: COMMUNICATION CENTER ATTN: COMMUNICATION CENTER ATTN: COMMUNICATION CENTER ATTN: COMMUNICATION CENTER ATTN: COMMUNICATION CENTER ATTN: COMMUNICATION CENTER ATTN: COMMUNICATION CENTER ATTN: COMMUNICATION CENTER ATTN: COMMUNICATION CENTER	IVER STOMERS REQUEST*  PPLY TO THIS ORDER  ATE INVOICES TO CUSTOMER	FAB/FMD	U.S SF -6 AN 10: 30

SHIP



## REPAIR INVOICE 9100120738

Page 2 of 2

SALES ORDER NO. 20184892	1NVOICE DATE 08/30/2011	
PURCHASE ORDER NO. H98801-11-P-0395	DUE DATE 09/29/2011	
PAYMENT TERMS Within 30 days Due not	USD	
CUSTOMER REQUEST DATE	SHIPPEO VIA N/A	
TERMS OF DELIVERY FOB Baston	PACKSUP NUMBER N/A	

These commodities may be controlled by the U.S. Government for expert purposes. They may not be experted or re-experted without first consulting relevant U.S. Expert Administration Regulations or International Traffic in Arms Regulations and obtaining the proper USG approvals. They may not be used in the design, development, production or use of nuclear, chemical or biological weapons or missiles. Contact FLIR Systems, Inc. for more information.

FLIR SYSTEMS, INC. P.O. BOX 3284 BOSTON, MA 02241-3284

F PAYING V	IA WIRLE / ACH	
	(b)(4)	
BANK NAS	ae' ' '	
ACCT.#:	(0)(4)	
NAME ON	ACCOUNT: FLIR BYSTEMS	
BY WIRE,	ABA #: (h)(4)	
BY ACH, A	CH & (b)(4)	
	DE (FOR WIRES IF NEEDED):	(b)(4)

SEE ABOVE FOR PAYMENT INSTRUCTIONS	SUBTOTAL TAX TOTAL INVOICE AMOUNT (USD)	1,554.00 0,00 1,554.00



**United States** 

10/6/11 FLIR Systems, Inc. 25 Esquire Road North Billerica, MA 01862

**REPAIR INVOICE 9100120739** Page 1 of 2

20184693	08/30/2011	
PURCHASE ORDER NO. H89801-11-P-0396	09/29/2011	
PAYMENT TERMS Within 30 days Due not	USD	
CUSTOMER REQUEST DATE N/A	SKIPPED VIA N/A	
TERMS OF DELIVERY FOB Boston	PACKETP NUMBER N/A	

Ph (800) GO-INFRA 319239 319242 **COMMUNICATIONS CENTER-TSD US SECRET SERVICE** (b)(6);(b)(7)(C) PO Box 8500 BILL SHIP SPRINGFIELD VA 22160 **TECHNICAL SECURITY DIV** TO 843 BRIGHTSEAT ROAD(REAR) LANDOVER MD 20785

ITEM PART	DESCRIPTION	QTY UNIT	PRICE	AMOUNT (USD)
(b)(4)	(b)(4) (b)(4) (b)(6),(b)(7)(C) SM: (b)(7)() SHIP VIA FED EX EXPRESS SA FREIGHT INCLUDED PER CUS		(b)(4)	(0.00)
	(b)(6), (b)(7)(C)  FLIR TERMS & CONDITIONS AS  PLEASE SUBMIT TWO SEPERA  ONE MUST BE SENT TO:  COMMUNICATION CENTER  (b)(6),(b)(7)(			U. S 2011
	PO BOX 8500 SPRINGFIELD, VA 22150  ONE MUST BE SENT TO: COMMUNICATION CENTER ATTN: COMMUNICATION CENTER PO BOX 6500 SPRINGFIELD, VA 22150	NTS	FAB/FMD	

These commodities may be controlled by the U.S. Government for export purposes. They may not be exported or re-exported without first consulting relevant U.S. Export Administration Regulations or International Traffic in Arms Regulations and obtaining the proper USG



REPAIR INVOICE !	Page 2 of 2	
BALES ORDER NO. 20184693	INVOICE DATE 08/30/2011	
PURCHASE ORDER ND. HSS901-11-P-0395	09/29/2011	
PAYMERT TERMS Within 30 days Due not	USD	
CUSTOMER REQUEST DATE N/A	SRIPPED YIA N/A	
FOR Roston	PACKEUP NUMBER	

United States Ph (800) GO-INFRA		FOB Boston	PACKSLIP NUMBER N/A
approvals. They may not be used in the desig	gn, development, produ	ction or use of nuclear, chemical	or biological weapons or missiles.
Contact FLIR Systems, Inc. for more information			
F PAYING BY CHECK, PLEASE MAIL TO: FLIR SYSTEMS, INC. P.O. BOX 3264 BOSTON, MA 02241-3284	BANK NAME ACCTA: NAME ON ACC BY WIRE, ABA BY ACH, ACH	(b)(4)  (b)(4)  (b)(4)	b)(4)
SEE ABOVE FOR PAYMENT INSTRUCT	ONS	SUBTOTAL TAX TOTAL INVOICE AMOUNT	1,630.6 0.6 (USD) 1,530.6

08. FEB. 12

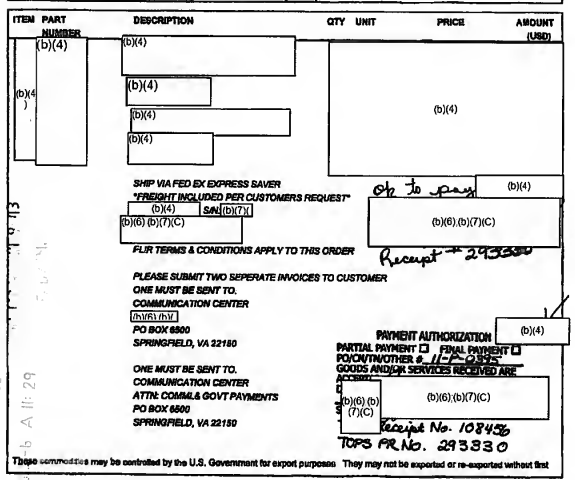
**REPAIR INVOICE 9100123555** SALES DRUGER NO.

Page 1 of 2 NVOICE DATE 09/23/2011

20184701 FURCHASE CRIDEN NO. 1488901-11-P-0385 10/24/2011 PAYMENT TERME CURRENCY Within 30 days Due net CUSTOWER REQUEST DATE SHIPPEDVIA NIA TERMS OF DELIVERY PACKSUP NUMBER **FOB Boston** NIA

319239 319242 **COMMUNICATIONS CENTER-TSD** US SECRET BERVICE PO Box 6500 (b)(6),(b)(7)(C) SPRINGFIELD VA 22150 BILL SHIP TECHNICAL SECURITY DIV TO 843 BRIGHTSEAT ROAD(REAR) LANDOVER MD 20785

(A'/11)



13



FLIR Systems, Inc. 25 Esquire Road North Billerics, MA 01862 **United States** Ph (800) GO-INFRA

IF PAYING BY CHECK PLEASE MAIL TO:

#### REPAIR INVOICE 9100123555 Page 2 of 2

BALES ORDER NO. 20184701	98/23/2011	
PURCHASE GROER NO. H88801-11-P-0385	DUE DATE 10/24/2011	
PAYMENT TERMS Within 30 days Due not	CURRENCY	_
CUSTOMER REQUEST DATE N/A	SKIPPED VIA N/A	_
TERMS OF DELIVERY FOR Boston	PACKSLIF HUMBER	

consulting relevant U.S. Export Administration Regulations or international Traffic in Arms Regulations and obtaining the proper USG approvals. They may not be used in the design, development, production or use of nuclear, chamical or biological weapons or missies. Contact FLIR Systems, inc. for more information.

F PAYING VIA MORE CAPA

FLIR SYSTEMS, INC. P.O. BOX 3284 BOSTON, MA 02241-3284	BY ACH	MACCOUNT: FLR SY E, ABA \$: (b)(4) , ACH 6: (b)(4) CODE (FOR WIRES IF N		
SEE ABOVE FOR PAYMENT INSTRU	стюна	SUBTOTAL TAX TOTAL INVO	ICE AMOUNT (USD)	6,780.00 0.00 6,780.00

**Privacy Statement** 

iProcurement Return to Portet Shonoing Carl Help Shop Regulsition Status (Receiving) Keceiving > **Receipt Details** Press the Return Itame button to return Items on this receipt or prese the Correct Receipt outton to make correct in the control of the correct Receipt outton to make correct in the correct Receipt outton to make correct in the correct Receipt of the c tha recaipt quantity. Press the OK button to search and view other receipts. Receipt 108456 Requisition 293330 ltem Description  $^{(b)(4)}$ Receipt Date 03-Jen-2012 Supplier FLIR SYSTEMS, INC Order Typa Purchesa Order Number HSSS01-11-P-0395 Weybill **Pecking Slip** Comments **Transaction History** Net Quantity Received (b)(4) Original Recaipt Quantity Quantity Transaction Unit of Measure Transacted By (b)(6);(b)(7)(C) Transection Dete Receive Itema **US** Dollers (b)(4) 03-Jan-2012 ✓ TIP Thera are no returns and corrections essociated with this receipi. Return to Receiving (Return Items) Correct Receipt OK

Shop | Requisition Status | Receiving | My Profile | Return to Portal | Shopping Cart | Help Copyright 2000-2004 Oracle Corporation All rights reserved.



**United States** Ph (800) GO-INFRA

INVOICE 9100120331

Page 1 of 2

WFLIR 1921	20256347	08/26/2011	
	PURCHASE ORDER NO HS8801-11-P-0305	09/26/2011	$\neg$
FLIR Systems, Inc.	PAYMENT TERMS Within 30 days Due net	CURRENCY USD	$\neg$
25 Esquire Road North Billerica, MA 01862	CUSTOMER REQUEST DATE 08/26/2011	SHIPPED VIA	$\neg$
United States Ph (800) GO-INFRA	TERMS OF DELIVERY FOB Destination	PACKSUF NUMBER 50308155	

319239 **COMMUNICATIONS CENTER-TSD** PO Box 6500 **SPRINGFIELD VA 22150** TO

319242 US SECRET SERVICE (b)(6);(b)(7)(C)

**TECHNICAL SECURITY DIV** 843 BRIGHTSEAT ROAD(REAR) LANDOVER MD 20785

ITEM PART	DESCRIPTION	QTY	UNIT	PRICE	AMOUNT (USD)
(b)(4)	(b)(4)				
(b)( <del>4</del> )				(b)(4)	
	(b)(4)				
	SHIP VIA UPS GROUND		Rer	eipt 527	
	*FREIGHT INCLUDED PER CUS	TOMERS REQUEST*			
	(b)(6);(b)(7)(C)		639	52	
	FLIR TERMS & CONDITIONS AF	PLY IO THIS ORDER			
	PLEASE SUBMIT TWO SEPERA	TE INVOICES TO CUS	TOMER	<b>_</b>	
	ONE MUST BE SENT TO:			2 1	
	(b)(6) (b)(7)			AB/FE	
	PO BOX 6500				
	SPRINGFIELD, VA 22150			7.7	
	ONE MUST BE SENT TO:			An other day	
	COMMUNICATION CENTER				
	ATTN. COMMLA GOVT PAYMEN	πs			
	PO BOX 6500				
	SPRINGFIELD, VA 22150				

SHIP

TO

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FLIR Systems, Inc. 25 Esquire Road North Billerica, MA 01862 United States Ph (800) GO-INFRA

IF PAYING BY CHECK	P	EΑ	SE	MAIL	. TC
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FLIR SYSTEMS, INC. P.O. BOX 3284 BOSTON, MA 02241-3284

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I IVI L	/ L DIL.		1 1 1 2 1 3	720	1.3.51

Page 2 of 2

8ALES ORDER NO. 20285347	INVOICE DATE 08/28/2011	
PURCHASE ORDER NO. HS8S01-11-P-0395	DUE DATE 09/26/2011	
PAYMENT TERMS Within 30 days Due not	CURRENCY USD	
CUSTOMER REQUEST DATE 08/26/2011	SHIPPED VIA See Text	
TERMS OF DELIVERY FOB Destination	PACKSLIP NUMBER 50306155	

F PAYING VIA WIRE / ACH:	
(b)(4)	
BANK NAME	
ACCT.#: /hwai	
NAME ON ACCOUNT: FLIR SYSTEMS	
BY WIRE, ABA 4-1 /- /-	
BY ACH, ACH # (b)(4)	
SWIFT CODE (FOR WIRES IF NEEDED):	(b)(4)

SEE ABOVE FOR PAYMENT INSTRUCTIONS	SUBTOTAL	6,625.00
	TAX	0.00
	TOTAL INVOICE AMOUNT (USD)	5,625.00

HE OCCUPANT

Return to Portal Shopping Cart He

Shob Regulsition Status Receiving My Profile

Receiving > View Receipts >

#### **Receipt Details**

Press the Return Items button to return items on this receipt or press the Correct Receipt button to make corrections to the receipt quantity.

Press the OK button to seerch end view other receipts.

#### **Receipt 103527**

Requisition 295339

Item Description (b)(4) Dty (b)(4)

Receipt Date 08-Sep-2011

Supplier FLIR SYSTEMS, INC.

Order Type Purchese

Order Number HSSS01-11-P-0395

Weybil!

**Packing Slip** 

Comments

#### **Transaction History**

**Net Quantity Received** (b)(4)Original Receipt Quantity

Traneaction Receive Items Unit of Measure

**US Dollars** 

Quantity (b)(4)

**Transaction Data** 08-Sep-2011

Transacted By (b)(6),(b)(7)(C)

C TIP There are no returns and corrections essocieted with this receipt.

#### Return to Receiving

(Return Items) Correct Receipt

Shop | Requisition Status | Receiving | My Profile | Return to Portal | Shopping Cart | Help Copyright 2000-2004 Oracle Corporation. All rights reserved.

Privacy State

THE CONCINCIAL

Return to Portal Shopping Cart He

Shop Regulsition Status Receiving

My Profile

Receiving > View Receipts >

#### **Receipt Details**

Press the Return Items button to return items on this receipt or prese the Correct Receipt putton to make corrections to the receipt quantity.

Press the OK button to search and view other receipts.

#### **Receipt 103527**

Requisition 295339 Item Description (b)(4) Qty (b)(4)

Receipt Dete 08-Sep-2011

Supplier FLIR SYSTEMS, INC

Order Type Purchase

Order Number H\$\$801-11-P-0395

Waybiil **Packing Slip** Comments

**Transaction History** 

**Net Quantity Received** (b)(4)**Original Receipt Quantity** 

Transaction

**Unit of Messure** 

Quentity

**Transaction Dete** 

Transacted By

Receive Iteme

**US Dollers** 

(b)(4)

08-Sep-2011 TIP There ere no returns end corrections essocieted with this receipt.

(b)(6);(b)(7)(C)

#### Return to Receiving

Return Items )

Correct Receipt )

Shop | Requisition Status | Receiving | My Profile | Return to Portal | Shopping Cart | Help Copyright 2000-2004 Oracle Corporation. All rights reserved.

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Return to Portal Shopping Carl Ha

Shop Regulsition Status

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My Profile

Receiving > View Receipts >

#### **Receipt Details**

Press the Return Items button to return items on this receipt or press the Correct Receipt button to make corrections to the receipt quantity.

Press the OK button to seerch and view other receipts.

#### **Receipt 103527**

Requisition 295339
Item Description (b)(4) (b)(4)

Supplier FLIR SYSTEMS, INC

Order Type Purchase

Order Number HSSS01-11-P-0395

Waybili Packing Slip

Comments

#### Transaction History

Net Quentity Received Original Receipt Quantity

Transection Receive Items

**Unit of Measure** 

**US Dollars** 

Quantity Transection Dete

 Transection Dete
 Transected By

 08-Sep-2011
 (b)(6),(b)(7)(C)

TIP There ere no returns and corrections associated with this receipt.

#### Return to Receiving

Return Items ) Correct Receipt )

Shop | Requisition Status | Receiving | My Profile | Return to Portal | Shopping Cart | Help Copyright 2000-2004 Oracle Corporation. All rights reserved.

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Return to Portal Shopping Cart He

Shop

Requisition Status (Receiving) My Profile

Receiving > View Receipts >

#### Receipt Details

Press the Return Items button to return items on this receipt or press the Correct Receipt button to make corrections to the receipt quantity.

Press tha OK button to search and view other receipts.

Receipt 103527

Raguisition 295339

(b)(4)item Description Shipping for

Receipt Date 08-Sep-2011

Supplier FLIR SYSTEMS, INC

Ordar Type Purchase

Ordar Number HSS801-11-P-0395

Waybill Packing Siip

Comments

Transaction Hietory

**Net Quantity Received** Original Receipt Quantity

Transaction

Unit of Maasure

Quantity

**Transaction Date** 

Transacted By

Receive Items

**US Dollars** 

(b)(4

08-Sep-2011 TIP There are no returns and corrections associated with this receipt

(b)(6) (b)(7)(C)

Return to Receiving

Return Items ) (Correct Receipt )

Shop | Requisition Status | Receiving | My Profile | Raturn to Portal | Shopping Cart | Help Copyright 2000-2004 Oracle Corporation. All rights reserved.

Privacy State

**INVOICE 9100128390** Page 1 of 1 SALES ORDER NO. 20283849 DAVOICE DATE 11/02/2011 PURCHASE ORDER NO H88501-11-C-0033 Override due to 12/02/2011 FUR Systems, Inc. PAYMENT FEILER CURRENT. 25 Esquire Road original invoice Within 30 days Due not North Billerica, MA 01862 dute (b)(6): USD CUSTOMER REQUEST DATE SRIPPED VIX 11/02/2011 Bostway FOB Destination ACKSUP NUVBER 50332016 (b)(7) 1/30 /I Ph (800) GO-INFRA 319239 319242 COMMUNICATIONS CENTER-TSD **US SECRET SERVICE** PO Box 6500 C/O DEPT OF HOMELAND SECURITY BILL SPRINGFIELD VA 22150 SHIP ATTN:(D)(6),(D)(7)(C) 843 BRIGHTSEAT ROAD (REAR) TO TO (b)(6);(b)(7)(C) Authorized Certifying Ufficer LANDOVER MD 20785 **MDV 30 2011** ITEM PART DESCRIPTION **QTY UNIT** PRICE AMOUNT NUMBER (USD) (b)(4)b)(4) (b)(7)(E)(b)(4 (b)(4) (b)(4) PP&A CHARGION FOR FREIGHT CONTACT: (b)(6) (b)(7)(C) CONTRACT TA C'S FOR COMMERCIAL ITEMS APPLY ENTERED BY(b)(4) SOLICITATION NO: HSSS01-11-R-0019 2 INVOICE TO BE MAILED ATTN: COMML& GOVT PAYMENTS ATTM(b)(6)(b)(7) These commodities may be controlled by the U.S. Government for export purposes. They may not be exported or re-exported without first consulting relevant U.S. Export Administration Regulations or Intermational Treffic in Arms Regulations and obtaining the proper USG approvals. They may not be used in the design, development, production or use of nuclear, chemical or biological weapons or missiles.

Contact FLIR Systems, Inc. for more information. IF PAYING BY CHECK PLEASE MAIL TO: IF PAYING VIA WIRE / ACH FLIR SYSTEMS, INC. P.O. BOX 3284 BANK HAME: BANK OF AMERICA ACCTAR (A)/A)
NAME ON ACCOUNT: FLIR SYSTEMS BOSTON, MA 02241-3284 BY WIRE, ABA 4: (h)(4) BY ACH, ACH # (b)(4) Revised SWIFT CODE (FOR WIRES IF NEEDED): (b)(4)

(b)(4)

159,921.26

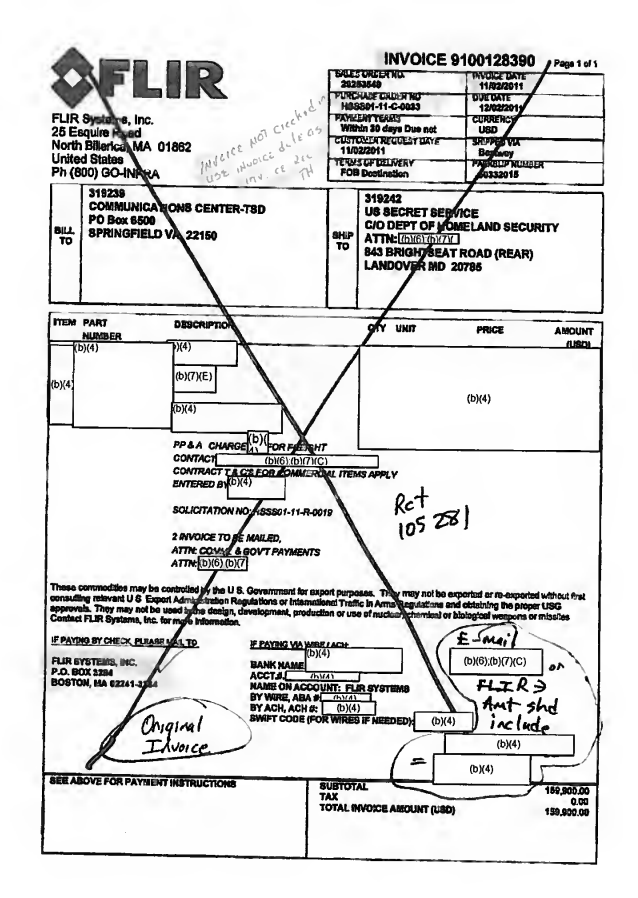
TOTAL INVOICE AMOUNT (USD)

SUBTOTAL

INVOICE

SEE ABOVE FOR PAYMENT INSTRUCTIONS

(b)(6)	(6),(b)(7)(C) (FMD)	
From:	(b)(6).(b)(7)(C)	-baldino.
Sent:	Wednesday, November 30, 2011 9:22 AM	
To:	(b)(6) (b)(7)(C) (FMD)	
Subject:	RE: invoice # 9100128390 dated 11/02/11 (HSSS01-11-C-003	3)
Attachmen	ents: 0545_001.pdf	
They forgot	ot the (b)(4) Here is the revised involce. T	HX
<b>Sent: Wedn To:</b> (b)(6).(b)(	(b)(6) (b)(7)(C) (FMD) [mailto: (b)(6) (b)(7)(C) dnesday, November 30, 2011 8:02 AM (b)(7)(C) Invoice # 9100128390 dated 11/02/11 (HSSS01-11-C-0033)	
	idn't final invoice amount be (b)(4) which is (b)(4) each at (b)(4)	)
	ntact me about this as soon as possible.	
Thank you.	1.	
(b)(6) (b)(7		
Supervisory	ry Financial Management Specialist	
	Management Division ates Secret Service	
(b)(6);(b)(7)(0		
-		
	(b)(6) (b)(7)(C) (FMD)	· —
To (b)(6	dnesday, November 30, 2011 7:32 AM (6)(b)(7)(C) (FMD)	
	FW: 319239 USSS PO# HSSS01-11-C-0033	
	is the invoice from FLIR back on Nov. 8, 2011.	
(b)(6);(b)(7)(	7)(C)	
	Management Specialist	
	tates Secret Service	
	al Payment Branch	
Work (b)(6	)(6),(b)(7)(C) / Fax 202-406-9066	
From	(b)(6),(b)(7)(C)	
Sent: Tueso	esday, November 08, 2011 2:46 PM	
To: (h)(h)	(6)(h)(7)(C) (FMD)	
(b)(6) (b)(7)(C)	319239 USSS PO# HSSS01-11-C-0033	
Corrected in	invoice per your request. Let me know if there are any other issue	s.
Thanks	_	
(b)(6),(b)(7)(C	(C)	
From (b)(6)	(6);(b)(7)(C)	
11/30/201	<del></del>	







BILL TO  STATE DESCRIPTION  STATE DESCRIPTION  DESCRIPTION  STATE DESCRIPTION  OUT UNIT PRICE  (b)(4)  (b)(7)(E)  POB Destination  60319891  319242  US SECRET SERVICE  C/O DEPT OF HOMELAND SECUR  ATTN: (D)(6)(5)(b)(7)(X)  843 BRIGHTSEAT ROAD (REAR)  LANDOVER MD 20785  (b)(4)  (b)(4)  (c)(6)(6)(b)(7)(C)  (d)(6)(b)(7)(C)  (d)(6)(b)(7)(C)  (e)(7)(E)  (f)(7)(E)  (f)(8)(6)(6)(b)(7)(C)  (f)(8)(6)(6)(6)(6)(6)(6)(6)(6)(6)(6)(6)(6)(6)	Poggs	INVOICE DATE 09/29/2011 DUE DATE 10/31/2011 GURRENCY USD SHIPPED VA Bostway	S CREEN NO 153849 MASE CREEN NO 1501-11-C-0033 ENT TEIMS INIO MAY DUM NOT DIMEN REQUEST DAYE 1972011	EALE 2007 PURE HIS PAYE WILL CUST 100	. /	Systems, Inc. Equire Road  Billierica, MA 01 d States	FLIR 25 Ea
GOMMUNICATIONS CENTER-TSD PO Box 6500 SPRINGFIELD VA 22150  Override due to Mybrice dete RAB  ITEM PART NUMBER  (b)(4)  (b)(7)(E)  (b)(6)(b)(7)(C)  (c)  (b)(6)(b)(7)(C)  (c)  (d)  (d)  (d)  (e)  (f)  (f)  (f)  (f)  (f)  (f)  (f		PACRELIP RUNGER 60319891			2A		
MUMBER (b)(4) (b)(4) (b)(7)(E) (b)(6)(b)(7)(C) (b)(7)(C)	īτγ	TELAND SECURITY     ROAD (REAR)	US SECRET SER C/O DEPT OF HO ATTN: (b)(6) (b)(7): 843 BRIGHTSEAT		0 LD VA 22150	COMMUNICATION PO Box 6500 SPRINGFIELD V	BILL, TO
(b)(1) (b)(7)(E) (b)(6);(b)(7)(C) (c) (d)	AMOUNT	PRICE	QTY UNIT			NUMBER	
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These commedities may be controlled by the U.S. Government for export purposes. They may not be exported or re-exported without that consulting relevant U.S. Export Administration Regulations or international Traffic in Arms Regulations and obtaining the proper USG approvals. They may not be used in the design, development, production or use of nuclear, chemical or biological weepens or missing Contact FLIR Systems, Inc. for more information.

CONTRACT T & C'S FOR COMMERCIAL ITEMS APPLY ENTERED BY (D)(4)

SOLICITATION NO. H88S01-11-R-0019

2 INVOICE TO BE MAILED, ATTN. COMML & GOVT PAYMENTS

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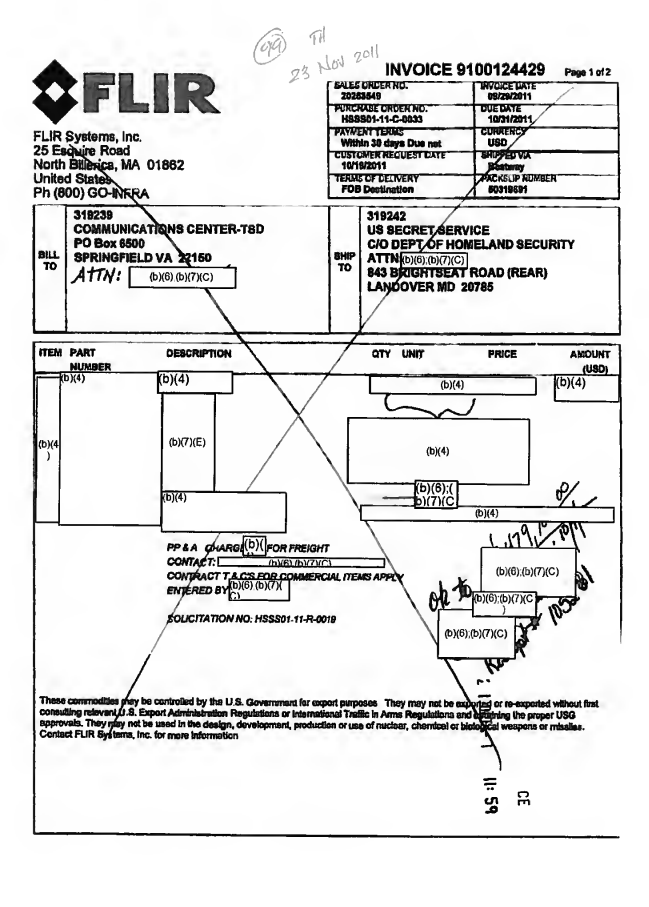
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Total Due

\$ 479,763.78

This is
Revised Invoice which
was received electronically on 11-08-11.

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FLIR Systems, Inc. 25 Esquire Road North Billerica, MA 01862 United States Ph (800) GO-INERA

INVOICE S	INVOICE 9100124429 Page 2 of 2		
SALES ORDER NO. 20263549	INVOICE DATE 09/29/2011		
PURCHASE ORDER NO H88801-11-C-0033	DUE DATE 10/31/2011		
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CUSTOMER REQUEST DATE 10/19/2011	SHIPPED VIA		
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P.O. BOX 3224 BOSTON, MA 02241-3284	BANK NAME:  ACCT.#: (D)(4)  NAME ON ACCOUNT: FLIR SYSTEMS	
	BY WIRE, ABA 8: (b)(4) COTTECH INFO  SWIFT CODE (FOR WIRES IF HELDED): (b)(4)	
	X	
	PAYMENT AUTHORIZATION (b)(4)	
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D	10-07-11	
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PR No	Receipt No. 105281	

SEE ABOVE FOR PAYMENT INSTRUCTIONS	SHIPPING & HANDLING SUBTOTAL TAX TOTAL INVOICE AMOUNT (USD)	479,785.00 479,785.00 479,785.00
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#### **Receipt Details**

Press the Return Items button to return items on this receipt or press the Correct Receipt button to make corrections to the receipt quantity.

Press the OK button to search end view other receipts.

#### Receipt 105281

Requisition 279535 Item Description (b)(4)

Receipt Deta 07-Oct-2011

Supplier FLIR SYSTEMS, INC

Order Type Purchasa

Order Number HSSS01-11-C-0033-9999

Waybili **Pecking Silp** Comments

#### **Transaction History**

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FLIR Systems, Inc 25 Esquire Road North Billerica, MA 01862 United States Ph (800) GO-INFRA

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SEE ABOVE FOR PAYMENT INSTRUCTIONS

INVOICE !	9100094507	Page 2 of
SALES ORDER NO 20164553	12/29/2010	
PURCHASE ORDER NO HSSS01-10-C-0087	DUE DATE 01/28/2011	
PAYMENT TERMS Within 30 days Due net	USD	<del></del> -
CUSTOMER REQUEST DATE 12/30/2010	SHIPPED VIA Bestway	
FOR Destination	PACKSLIP NUMBER 50224864	

Goods and for the cost of shipping and any other charges incurred in sending the Goods to the authorized service center specified by FLIR. If FLIR determines that the subject problem with the Goods is within this warranty coverage, FLIR will pay for the return of the Goods to the Buyer. If FLIR determines that the problem with the returned Goods is not covered by this warranty, Buyer shall relimburse FLIR for time and materials at FLIRNs standard commercial rates and Buyer shall pay the cost of returning the Goods to Buyer. The turnaround time on repairs will usually be five working days or less. However, FLIR accepts no added liab. () for edditional days required for repair. SELLER MAKES NO OTHER WARRANTY OF ANY KIND WITH RESPECT TO THE GOODS OR SERVICES. ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOI A PARTICULAR PURPOSE, ARE HEREBY DISCLAIMED. FLIR SHALL IN NO EVENT BE LIABLE FOR ANY CONSEQUENTIAL, INCIDENTAL, INDIRECT, SPECIAL OR PUNITIVE DAMAGES ARISING OUT OF THE CONTRACT, OR OUT OF ANY BREACH OF ANY OF ITS OBLIGATIONS HEREUNDER, OR OUT O. ANY DEFECT IN, OR FAILURE OF, OR MALFUNCTION OF THE GOODS OR SERVICES. FLIRIS MAXIMUM LIABILITY UNDER OR IN ANY WAY RELATING TO THIS CONTRACT SHALL NOT EXCEED THE PURCHASE ORDER PRICE FOR THE GOODS OR SERVICES UPON WHICH SUCH LIABILITY I. BASED. ALL SUCH LIABILITY SHALL TERMINATE ONE YEAR FROM THE DATE OF DELIVERY OF 1 GOODS, IF NOT SOONER TERMINATED.

SHIPPING & HANDLING

TOTAL INVOICE AMOUNT (USD)

189 95

SUBTOTAL

TAX

RECEIVED The Controlled may be controlled by the U.S. Government for export purposes. They may not be exported or re-exported without first consuling televani U.S Export Administration Regutations or International Traffic in Arms Regulations and obtaining the proper USG approvals. They may not be used in the design, development, production or use of nuclear, chemical or biological weapons or misses Contact FCR Systems, Inc. for more information. IF PAYING BY CHECK PLEASE MAIL TO: IF PAYING VIA WIRE ! ACH: FLERBYSTEMS, INC. (b)(4) BANK NAME: P.O. BOX 3284 ACCT.#: (U)(4) BOSTON, MA 02241-3284 NAME ON ACCOUNT: FUR SYSTEMS BY WIRE, ABA # (b)(4) BY ACH, ACH # (b)(4) SWIFT CODE (FOR WIRES IF NEEDED): (b)(4) (b)(4)PAYMENT AUTHORIZATION PAYMENT [] FINAL PAYMENT [] TY'OTHER # 10-C-0067 O OR SERVICES RECEIVED ARE (b)(6);(b)(7)(C) DATE TOPS Receipt No.



FLIR Systems, Inc. 25 Esquire Road North Billerica, MA 01862 United States Ph (800) GO-INFRA

**INVOICE 9100094507** Page 1 SALES ORDER NO NVOICE DATE 20164553 12/29/2010 URCHASE ORDER NO. DUE DATE H88S01-10-C-0067 01/28/2011 PAYMENT TERM URRENCY Within 30 days Due net USD USTOMER REQUEST DATE HIPPED VIA 12/30/2010 Bestway ERMS OF DELIVER ACKSUP NUMBER FOB Destination 50224864

BILL

347557
US SECRET SERVICE
COMMUNICATIONS CENTER
COMMERCIAL & GOV'T PAYMENTS
245 MURRAY LANE SW BLDG T-5
WASHINGTON DC 20223

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US SECRET SERVICE
ATTN: COMMUNICATIONS CENTER (FMC)
COMMERCIAL & GOV'T PAYMENTS
245 MURRAY LANE SW BLDG T-5
WASHINGTON DC 20223

ITEM PART DESCRIPTION QTY LINIT PRICE AMOUNT NUMBER (USD) b)(4) Seriel number(s): (b)(7)(E)(b)(4) (b)(4)b)(4) PP & A (b)(4 FOR FREIGHT (b)(6),(b)(7)(C CONTACT: (0)(6),(0)(7)(C) ENTERED 8 y(b)(6) (b)(7)(C SEND DUPLICATE INVOICE: ATTN: (b)(6):(b)(7)(C)

SHIP

PURSUANT TO 52.212-1(b)(6), FLIR PROVIDES THE FOLLOWING EXPRESS WARRANTY, WHICH SHALL APPLY TO THIS CONTRACT:

WARRANTY. FLIR warrants that the Goods will conform to published specifications and be free from defects in material for 365 days from the date of delivery. FLIR warrants repairs and spare or replacement parts manufactured by FLIR for 180 days from the date of delivery or through the expiration of the initial 365 day warranty period, if applicable, whichever is longer. Buyer shall report any claimed defect in writing to FLIR immediately upon discovery and in any event, within the warranty period. FLIR, at its sole option, will repair the Goods or furnish replacement equipment, or parts thereof, at the appropriate FLIR service center nearcy to Buyer. This warranty does not extend to installation of the Goods provided by third parties, and is void if the Goods have been repaired, altered or modified in any manner by persons other than FLIR or FLIR's designate without FLIR's prior written approval. No Goods furnished by FLIR shall be deemed to be defective by reason of normal wear and tear, or Buyer's failure to properly store, install, operate or maintain the Goods in accordance with good industry precises or specific recommendations or instructions of FLIR. The repair or implacement of the Goods by FLIR under this Section shall constitute FLIR's sole obligation and Buyer's sole and exclusive remedy for all claims of defects. If that remedy is adjudicated to be insufficient, FLIR shall refund Buyer's paid particles of the partners of the Contract. All warranty repairs must be partnered at an authorized FLIR service center using recommended replacement spare pictures.

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Shop | Requisition Status | Receiving | My Profile | Return to Portal | Shopping Cart | Help Copyright 2000-2004 Oracle Corporation All rights reserved Privacy Statement



FLIR Systems, Inc. 25 Esquire Road North Billerica, MA 01862 United States Ph (800) GO-INFRA

INVOICE 9100117764 Page 2 of 2		
EALES ORDER NO. 20164563	GROICE BATE	
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Within 30 days Duo net	USD	
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FLIRIS standard commercial relea and Buyer shall pay the cost of returning the Goods to Buyer. The turnerund êres on rescrits will usually be two working days or less. However, FLIR occupies no acted to billing for additional days required for repeit. SELLER MAKES NO OTHER WARRANTY OF ANY KIND WITH RESPECT TO THE GOODS OR SERVICES. ALL OTHER WARRANTIES, EXPRESS OR MAPLED, INCLUDING BUT NOT LIKETED TO, HAPLED WARRANTIES OF MERCHANTABLITY AND RITNESS FOR A PARTICULAR PURPOSE, ARE HEREBY DISCLAMED. FLIR SHALL IN NO EVENT SE LIABLE FOR ANY CONSEQUENTIAL, INCIDENTAL, INDIRECT, SPECIAL OR PUNITIVE DAMAGES ARISING OUT OF THE CONTRACT, OR OUT OF ANY BREACH OF ANY OF ITS OBLIGATIONS HEREUNDER, OR OUT OF ANY DEFECT IN, OR FAILURE OF, OR MALFUNCTION OF THE GOODS OR SERVICES, PLRISS MAXIMUM LIABLITY UNDER OR IN ANY WAY RELATING TO THIS CONTRACT SHALL NOT EXCEED THE PURCHASE ORDER PRICE FOR THE GOODS OR SERVICES LIPON WHICH SLICH LIABLITY IS BASED. ALL SUCH LIABLITY SHALL, TERMINATE ONE YEAR FROM THE DATE OF DELIVERY OF THE GOODS, IF NOT SOONER TERMINATED.

Those constraints may be controlled by the LLS. Government for suport purposes. They may not be experted or re-experted without first consulting relevant LLS. Expert Administration Regulations or Intervalenti Tradic in Arms Regulations and obtaining the proper USG approvals. They may not be used in the design, development, production or use of nuclear, chemical or biological weapons or missibe.

Contact FLRR Systems, Inc., for more information.

PAYING BY CHECK PLEASE MAIL TO:

PLIR SYSTEMS, DIC. P.O. BOX 3284 BOSTON, MA 02341-3284 E PAYING YA WIRE / ACH!

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PAYMENT AUTHORIZATION \$95,000.00

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FLIR Systems, Inc.
25 Esquire Road
North Billetics, MA 01862
United States
Ph (800) GO-INFRA

144010E 810011/64 Page 1 of 2		
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FOR Destination	SO207202	

INVOICE 040044

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347667
US SECRET SERVICE
COMMUNICATIONS CENTER
COMMERCIAL & GOVT PAYMENTS
245 MURRAY LANE SW BLDG T-S
WASHINGTON DC 20223

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PURSUANT TO \$1.212-1(MMG, FLIR PROVIDES THE POLLOWING EXPRESS WARRANTY, WHICH SHALL APPLY TO THIS CONTRACT:

WARRANTY. FLIR woments that the Goods will conform to published executions and be tree from defects in material for 365 days from the date of delivery. FLIR warrants repairs and spare or replacement parts manufactured by PLIR for 180 days from the date of delivery or through the expiration of the instal 365 day warranty period, if applicable, whichever is larger. Buyer abell report any atomized defect in writing to FLIR immediately upon discovery and in any event, within the warranty period. FLIR, at its sole option, will repet the Goods or furnish replacement equipment, or parts thereof, at tim appropriets FLIR service center meanest to theyer. This warranty does not extend to installation of the Goods provided by third parties, and is void if the Goods have been repeired, allored or modified in any manner by persons other than FLIR or PLIR's chalgree without PLIR's prior written approved. No Goods furnished by PLIR shall be desired to be detective by recent of normal wear and tear, or Buyer's failure to properly store, install, operate or resistain the Goods in econdence with good industry practices or apacitic recommendations or instructions of PLIFE. The repoir or replacement of the Goods by FLIR, under this Section shall constitute FLIR's sale abiligation and Buyer's sole and exclusive remarks for all claims of delects. If their surredy is equalizated to be insultatent, PLIR shall retund Buyer's paid purchase price and have no other deality to Buyer switer the Contract. All searning require must be performed at an authorized PLIR service contar using recommended replacement spare parts. Under this limited warranty, the flayer is responsible for obtaining PLIFIES edvance authorization to return Goods and for the cost of ethipping and any other charges incurred in sending the Goods to the authorized service center specified by FLIR. If FLIR determines that the subject problem with the Goods is within the warranty coverage, FLIR will pay for the return of the Goods to the Buyer. If PLIR determines that the problem with the returned Goods is not covered by this warranty, Buyer shall relimbure FLIR for time and malarials at

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Confirmation

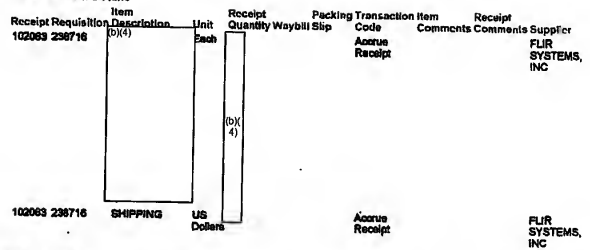
Receipt 102063 has been created for you.

Receive Items: Confirmation Details

Receipt Information

Receipt Date 10-Aug-2011

Received Item Details



Return to Receiving

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FLIR Systems, Inc. 25 Esquire Road North Billerica, MA 01862 United States Ph (800) GO-INFRA

**INVOICE 9100117764** Pege 1 of 2 EALES ORDER NO INVOICE DATE 20164553 08/01/2011 PURCHASE ORDER NO DUE DATE HSS801-10-C-0087 08/31/2011 AVAIENT TERMS CURRENCY Within 30 days Due net Hen CUSTOMER REDUEST DATE SHIPPED VIA 69/01/2011 Bestway PACKSLP NUMBER TERMS OF DEDVERY **FOB Destination** 50297202

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US SECRET SERVICE
COMMUNICATIONS CENTER
COMMERCIAL & GOV'T PAYMENTS
245 MURRAY LANE 8W BLDG T-8
WASHINGTON DC 20223

319242
US SECRET SERVICE
ATTN: (10)(10)(10)(10) - TSD
TECHNICAL SECURITY DIV
843 BRIGHTSEAT ROAD(REAR)
LANDOVER MD 20785

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	ATTN: (b)(6);(b)(7)(C)			

SHIP

PURSUANT TO 52,212-1(b)(5), FLIR PROVIDES THE FOLLOWING EXPRESS WARRANTY, WHICH SHALL APPLY TO THIS CONTRACT:

WARRANTY. FLIR warrants that the Goods will conform to published apecifications and be free from defects in material for 365 days from the date of delivery. FLIR warrants repeirs and spare or replacement parts manufactured by FLIR for 180 days from the date of delivery or through the expiration of the initial 385 day warranty period, if applicable, whichever is longer. Buyer shall report any claimed defect in writing to FLIR immediately upon discovery and in any event, within the warranty period. FLIR, at its sole option, will repair the Goods or furnish replacement equipment, or parts thereof, at the appropriete FLIR service center nearest to Buyer. This warranty does not extend to installation of the Goods provided by third parties, and is void if the Goods have been repaired, altered or modified in any manner by persons other than FLIR or FLIR's designee without FLIR's prior written approval. No Goods furnished by FLIR shall be deemed to be defective by reason of normal wear and tear, or Buyer's fallure to properly store, install, operate or maintain the Goods in accordance with good industry practices or specific recommendations or instructions of FLIR. The repair or replacement of the Goods by FLIR under this Section shall constitute FLIR's sole obligation and Buyer's sole and exclusive ramedy for all claims of defects. If that remedy is adjudicated to be insufficient, FLIR shall refund Buyer's paid purchase price and have no other fability to Buyer under the Contract. All warranty repairs must be performed at an authorized FLIR service center using recommended replacement spare parts Under this limited warrenty, the Buyer is responsible for obtaining FLIREs advance authorization to return Goods and for the cost of shipping and any other charges incurred in sending the Goods to the authorized service center specified by FLIR. If FLIR determines that the subject problem with the Goods is within this warranty coverage, FLIR will pay for the return of the Goods to the Buyer. If FLIR determines that the problem with the returned Goods is not covered by this werrenty, Buyer shall relimburse FLIR for time and materials at



FLIR Systems, Inc. 25 Esquire Road North Billerica, MA 01862 **United States** Ph (800) GO-INFRA

#### INVOICE 9100117764 Page 2 of 2

BALES ORDER NO. 20164553	08/01/2011
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PAYMENT TERMS Within 30 days Due not	CURRENCY USD
CUSTOMER REQUEST DATE 09/01/2011	SKIPPED WA Beatway
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FLIRits standard commercial rates and Buyer shall pay the cost of returning the Goods to Buyer. The turnaround time on repairs will usually be five working days or less. However, FLIR eccepts no added liability for additional days required for repair. SELLER MAKES NO OTHER WARRANTY OF ANY KIND WITH RESPECT TO THE GOODS OR SERVICES. ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ARE HEREBY DISCLAIMED. FLIR SHALL IN NO EVENT BE LIABLE FOR ANY CONSEQUENTIAL, INCIDENTAL, INDIRECT, SPECIAL OR PUNITIVE DAMAGES ARISING OUT OF THE CONTRACT, OR OUT OF ANY BREACH OF ANY OF ITS OBLIGATIONS HEREUNDER, OR OUT OF ANY DEFECT IN, OR FAILURE OF, OR MALFUNCTION OF THE GOODS OR SERVICES. FLIRIS MAXIMUM LIABILITY UNDER OR IN ANY WAY RELATING TO THIS CONTRACT SHALL NOT EXCEED THE PURCHASE ORDER PRICE FOR THE GOODS OR SERVICES UPON WHICH SUCH LIABILITY IS BASED. ALL SUCH LIABILITY SHALL TERMINATE ONE YEAR FROM THE DATE OF DELIVERY OF THE GOODS, IF NOT SOONER TERMINATED.

These commodities may be controlled by the U.S. Government for export purposes. They may not be exported or re-exported without first consulting relevant U.S. Export Administration Regulations or international Traffic in Arms Regulations and obtaining the proper USG approvals. They may not be used in the design, development, production or use of nuclear, chemical or biological weapons or missiles. Contact FLIR Systems, Inc. for more information.

IF PA	YING B	Y CHECK	PLEASE MAII	TO

FLIR SYSTEMS, INC. P.O. BOX 3284 BOSTON, MA 02241-3284

IF PAYING VA	WIRE / ACH:
	(b)(4)
BANK NAME	
ACCT.#:	(b)(A)
NAME ON A	CCOUNT: FLIR SYSTEMS
BY WIRE, A	A #:
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SWIFT CODE	(FOR WIRES IF NEEDED): (b)(4)

SEE ABOVE FOR PAYE ENT INSTRUCTIONS	SHIPPING & HANDLING SUBTOTAL TAX TOTAL INVOICE AMOUNT (USD)	50.00 95,000.00 0.00 95,000.00
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FLIR Systems, Inc. 25 Esquire Road North Billerica, MA 01882 United States Ph (800) GO-INFRA

	Page 1 072
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PAYMENT TERMS Within 30 days Due not	CURRENCY USD
CUSTOMER REQUEST DATE 08/01/2011	SHIPPED VIA Bestway
FOO Destination	PACKSUP NUMBER 60297202

INVOICE 9100117764

eill TO 347657
US SECRET SERVICE
COMMUNICATIONS CENTER
COMMERCIAL & GOVT PAYMENTS
245 MURRAY LANE SW BLDG T-5
WASHINGTON DC 20223

319242
US SECRET SERVICE
ATTN (b)(6);(b)(7)(C) TSD
TECHNICAL SECURITY DIV
843 BRIGHTSEAT ROAD(REAR)
LANDOVER MD 20785

TEM PART DESCRIPTION NUMBER	QTY UNIT	PRICE	AMOUNT
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SHIP

TO

PURSUANT TO 52.212-1(b)(5), FUR PROVIDES THE FOLLOWING EXPRESS WARRANTY, WHICH SHALL APPLY TO THIS CONTRACT:

WARRANTY. FLIR warrents that the Goods will conform to published specifications and be free from defects in material for 385 days from the date of delivery. FLIR warrants rapeirs and spare or replacement parts manufactured by FLIR for 160 days from the date of delivery or through the expiration of the initial 365 day warranty period, if applicable, whichever is longer. Buyer shall report any claimed defect in writing to FLIR immediately upon discovery and in any event, within the warranty period. FLIR, at its sole option, will repair the Goods or furnish replacement equipment, or parts thereof, at the appropriate FLIR service center nearest to Buyer. This warranty does not extend to installation of the Goods provided by third parties, and is void if the Goods have been repaired, altered or modified in any manner by persons other than FLIR or FLIR's designee without FLIR's prior written approval. No Goods furnished by FLIR shall be deemed to be defective by reason of normal wear and tear, or Buyer's failure to properly store, install, operate or maintain the Goods in accordance with good industry precities or specific recommendations or instructions of FLIR. The repeir or replacement of the Goods by FLIR under this Section shall constitute FLIR's sole obligation and Buyer's sole and exclusive remedy for all claims of defects. If that remedy is adjudicated to be insufficient, FLIR shall refund Buyer's peld purchase price and have no other liability to Buyer under the Contract. All warranty repairs must be performed at an authorized FLIR service center using recommended replacement spare perts. Under this limited warranty, the Buyer is responsible for obtaining FLIREs advance authorization to return Goods and for the cost of shipping and any other charges incurred in sending the Goods to the authorized service center specified by FLIR. If FLIR determines that the subject problem with the Goods is within this warranty coverage, FLIR will pay for the return of the Goods to the Buyer. If FLIR determines that the problem with the returned Goods is not covered by this warranty, Buyer shall retributes FLIR for time and materials at



FLIR Systems, Inc. 25 Esquire Road North Billerica, MA 01862 **United States** Ph (800) GO-INFRA

#### INVOICE 9100117764 Page 2 of 2

EALES ORDER NO.	1RVOICE DATE
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H8SS01-10-C-0067	08/31/2011
PAYMENT TERMS Within 30 days Due net	CURRENCY USD
CUSTOMER REQUEST DATE	SKIPPED VIA
08/01/2011	Bestury
TERMS OF DELIVERY FOB Destination	PACKSUP NUMBER

FLIRits standard commercial rates and Buyer shall pay the cost of returning the Goods to Buyer. The turneround time on repairs will usually be five worlding days or less. However, FLIR accepts no edded liability for additional days required for repair. SELLER MAKES NO OTHER WARRANTY OF ANY KIND WITH RESPECT TO THE GOODS OR SERVICES. ALL OTHER WARRANTIES, EXPRESS OR IMPLIED. INCLUDING BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ARE HEREBY DISCLAIMED. FUR SHALL IN NO EVENT BE LIABLE FOR ANY CONSEQUENTIAL, INCIDENTAL, INDIRECT, SPECIAL OR PUNITIVE DAMAGES ARISING OUT OF THE CONTRACT, OR OUT OF ANY BREACH OF ANY OF ITS OBLIGATIONS HEREUNDER, OR OUT OF ANY DEFECT IN, OR FAILURE OF, OR MALFUNCTION OF THE GOODS OR SERVICES FLIRAS MAXIMUM LIABILITY UNDER OR IN ANY WAY RELATING TO THIS CONTRACT SHALL NOT EXCEED THE PURCHASE ORDER PRICE FOR THE GOODS OR SERVICES UPON WHICH SUCH LIABILITY IS BASED. ALL SUCH LIABILITY SHALL TERMINATE ONE YEAR FROM THE DATE OF DELIVERY OF THE GOODS, IF NOT SOONER TERMINATED.

These commodities may be controlled by the U.S. Government for export purposes. They may not be exported or re-exported without first consulting relevant U.S. Export Administration Regulations or International Traffic in Arms Regulations and obtaining the proper USG approvals. They may not be used in the design, development, production or use of nuclear, chemical or biological weapons or missiles. Contact FLIR Systems, Inc. for more information.

IF PAYING BY CHECK PLEASE MAIL TO.

FLIR SYSTEMS, INC. P.O. BOX 3284 BOSTON, MA 02241-3284 IF PAYING VIA WIRE / ACH:

BANK NAME: BANK OF AMERICA ACCT #: (b)(4) ACCY (b)(4)

NAME ON ACCOUNT: FLIR SYSTEMS BY MRE, ABA # (b)(4)
BY ACH, ACH #: (b)(4) SWIFT CODE (FOR WIRES IF NEEDED):

SEE ABOVE FOR PAYMENT INSTRUCTIONS	SHIPPING & HANDLING SUBTOTAL TAX TOTAL INVOICE AMOUNT (USD)	50.00 95,000.00 0.00 95,000.00
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\$ SECUAITY

# VSR-6

Low-Cost, Thermal Security Camera For Wide-Area Coverage



# THE PLIR BYSTEMS VER.

Low coal, widowayle thermal security namers for high value seest pretaction

Instructure can't hide shelp head. Thermal secenty centres are the crity colors when there is no room for error. The RJSI VSR-6 provides done, high-centrest imagery in both derivates residence between between technology used by the mittery. It is perfect the wide-error servations in orbital intrastructors or High-sales residence betalestons where lighting is unselfcons or more actions.

The VSF48 has a standard video supplicible works with entring dynal video recording devices, when motion bracedon another or provided to a conference of the same of the second or contraction applicates the variety of installation options provided by the



- Matthew purpores from Avet, not light; edgits and dry, in good weether and load
  - · Presidus cheer bengury in total derfenera unbhacit any Munication
- · Powerful defends berbeitung ereibbile for con
- . G.Smm lens for fersberets with area winning
- Digital Detail Enhancement for optimal image quality
- · Shiple installetion using an interdry strandord and
- MTGD or PAS, verspecielte Video-com for pointings andmost bitagradies



# THE POWER OF THERMAL IMAGING

Complianate and emissions pour executor cannors bedanark by griding you the power to see threats infallis to the rebad aya

Thermal security comerce see hant. Thermal security canaris make places from has emerg that is industs to the natiod sp. Everysting in the color image below is geng off hase—eyen the ice colors she in helding in her list here, and the circle due traced on the well with her right.





Bee through obsecurants Thermil energy passes brough navy shourents extents, and, modest follegs and light log. The thermil canars can sea the person clearly through the log, but the standard walke-light color clauses centur.





# SYSTEM GVERVIEW

THERMAL DAMERA PERFORMANCE

	STOCKL, Unaccied VOR 16Dx120138-part-based			Cast is	
	Long-Bia, u	6.5 mm	65 x 40	7.5 to 13.5 pm	
Statement There		Personal	Breezel Aven	SVETEM SPECIES ATTENDED	

Video Ouque Perer Perphenens Perer Consemption Environmental

Operating Temp

8" x 4.25" x 5.3" (2013 mm x 1020 mm x 135 mm) GW ronted, BW past at BKIAC 14-32-VDC or 18-87-ALC 4.7 B @ 1 to MISC OF PAL

48° to 4131°F K28°C to 488°C; P 60 E NASAU B1CE



(b)(6);(b)(7)(C)	(TSD)		Fouo	
From:	<u> </u>	(b)(6) (b)(7)(C)		
Sent:	Friday,	June 15, 2012 12:35 PM		
To:		(b)( (TSD)(b)(6);(b)(7)(C)	7	
Subject:	RE: FLIF	R RADIATION ONLINE RETU	_I JRN PROCESS - Communicati	ions Center (SSD)
Hello (b)(6				
The warranty exp	pires on 8/16/2012.			
Best Regards (b)(6).(b)(7)(				
(b)(6) (b)(7)(C)  Customer Suppor	t Manager			
FLIR	/ Radiation Detection			
* -	1. Oak Ridge, TN 37830 (b)(6):(b)(7)(C)			
www.flir.com < htt	tp://www.flir.com.>			
Notice to recipient: Thi export control restriction to this message and the	is email is meant for only the Ini ons or that otherwise contains p nan destroy it and do not review	tanded recipient of the transmission proprietary information. If you rece	on, and may be a communication pr ive this email by mistake, plaase no nank you in advance for your cooper	ivileged by law, subject to tify us immediately by replyin
From: (0)(6);(0)(	(TSD) ( (b)(6),(b) 15, 2012 11:42 AM		ienk you in advance for your cooper	ration.
To: (b)(6),(b)(7)(C) Cc:(b)(6);(b)(7)(C)				
Subject: RE: FLIR	RADIATION ONLINE RE	TURN PROCESS - Commun	nications Center (SSD)	
Hello Carol,				
When I entered t	the serial number of th	e Instrument (905713-4	5), I didn't see the warrant	ty expiration date.
Can you o(0)(0),(0)	provide me with that	t information? My(b)(7)(E	E)	
Thank you,				
an				
b)(6);(b)(7)(C)	Ph.D.			
hemist				
Office: (b)(8) (	b)(7)(C)			
Mobile:	5,7,1,6,7			
rom:	(b)(6) (b)(7)(C)			
ent: Inursday, Ju	ne 14, 2012 11:59 AM			

Cc: (b)(6) (b)(7)(C)

Subject: FW: FLIR RADIATION ONLINE RETURN PROCESS - Communications Center (SSD)

Hello Ian.

Attoched ore detoils of our online return process.

- 1. Visit our website at http://support.flir-radiation.com
- 2. Select 'Online Return Process login'
- 3. Enter login details:

User Name:		(b)(6) (b)(7)(C)	
Password (b		)(6) (b)(7)(C)	

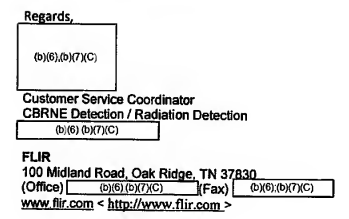
Once you have done this please change your password (My Profile...change password).

To request an RMA please select the 'My RMA' tob and then select 'Create New RMA Request' button. Please complete each section...It is easy and can be completed within only a minute! When you enter the serial number of the instrument, the worranty expirotion dote is displayed. If you ore led to believe that the warranty information is inaccurate please follow up with either myself or the service coordinator after the RMA has been submitted.

To view the status of your RMA(s), you can logon anytime(24/7) and then select the 'My RMA' tob. Selecting the RMA number will provide you detailed information. You may olso contact our service department for details.

Should you have any questions please do not hesitate to contoct me.

Thonk you and best regords,



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## FOUO

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FOUO

Sent: Thursday, June 14, 2012 6:28 AM

(b)(6) (b)(7)(C)

FOUO

Subject: RE: Online Return Process - Setup New Account

Hi/bY

We received the information below and you have listed you are tax exempt. Please supply the tax exempt number as our corporate office will apply tax to orders if this is not supplied up front.

Thank you and have a great day?

**Best Regards** 

(b)(6)(b)(7)(C)

Detection

**CS** Coordinator

**CBRNE Detection / Radiation Detection** 

100 Midland Road, Oak Ridge, TN 37830

(Office) ++[

(b)(6)(b)(7)(C)

www.flir.com < http://www.flir.com >

US

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From: FLIR Support [mailto:no-reply@flir-radiation.com]

Sent: Wednesday, June 13, 2012 2:19 PM

To: ICX-Radiation Support

Subject: Online Return Process - Setup New Account

Hello FLIR Radiation Support,

The under mentioned customer has submitted a request to be setup in our Online Return Process.

Mailform on page: http://www.flir-radiation.com/index.php?id=684

Contact Information:

Salutation:

First Name: (b)(6) Last Name: L(b)(7) Phone:

(b)(6),(b)(7)(C)

Fax:

(b)(6),(b)(7)(C) Email:

Company: Communications Center (SSD) Address1: 245 Murray Lane SW, Bldg T-5

Address2:

City: Washington

State: DC

Zip Code: 20223 Country: USA Web Address:

FOUO

Payment Information:

Payment Method: Credit Card

Tax Exempt: Yes Exempt Number:

Bill to Information:

Salutation:

First Name: (b)(6);( Last Name: b)(7)(C) Phone: (b)(6),(b)(7)(C)

Fax:

Email:

(b)(6),(b)(7)(C)

Company: Communications Center (SSD)
Address1: 245 Murray Lane SW, Bldg T-5

Address2:

City: Washington

State: DC

Zip Code: 20223 Country: USA

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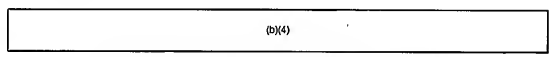
### Hostile Fire Detection RFi W909MY-13-R-C009 P-STAR - flexFORCE Enterprises LLC and FLIR Systems

## P-STAR (Pre-Shot Threat Assessment Radar) Overview

<u>Point of contact</u> (b)(6),(b)(7)(C)		
FLIR Systems Inc. 8210 Presidents Driv Orlando, FL 32809	e	
(b)(6).(b)(7)(C)	(Cein	(b)(6) (b)(7)(C)
(b)(4)	֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓	
Current level of firm's	s facility	clearance - Secr

#### Socioeconomic and Business size

FLIR Systems Inc. Is acting as a business partner with flexFORCE, a small business. FLIR plans on marketing, manufacturing and servicing the P-STAR, while flexFORCE is completing all the research and development and sustaining engineering. FlexFORCE has a number of ongoing development projects similar in nature to P-STAR.



#### CONTAINS INFORMATION SUBJECT TO THE TRADE SECRETS ACT.

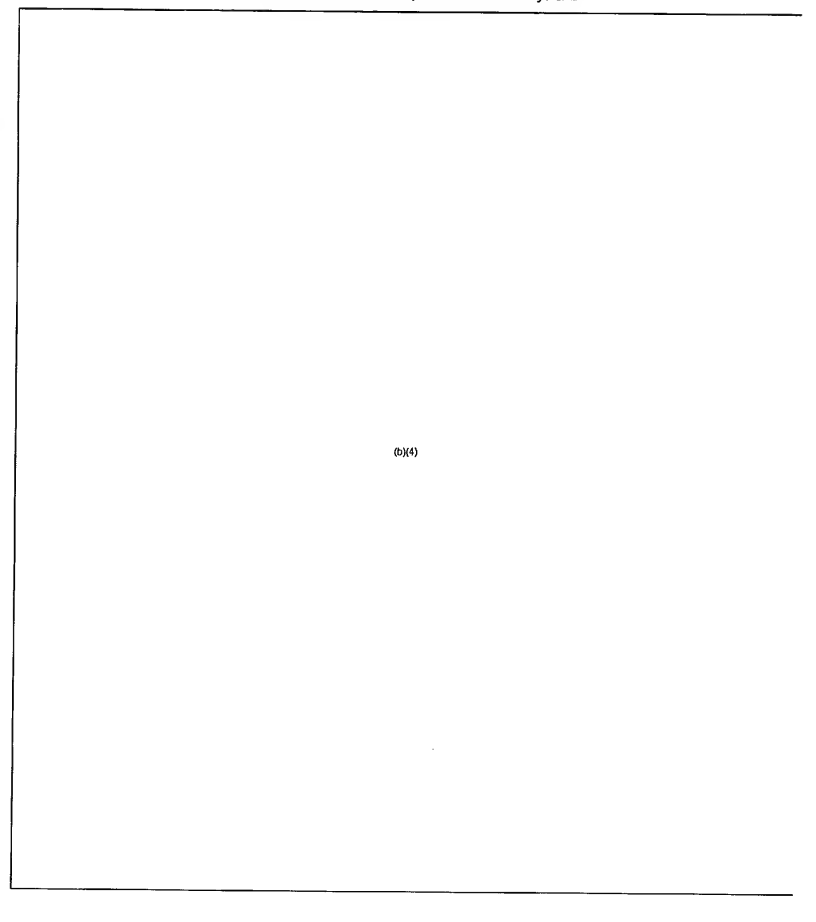
This submission includes data that shall not be disclosed outside the Government and shall not be duplicated, used, or disclosed – in whole or in part – for any purpose other than to evaluate this submission. If, however, a contract is awarded to this offeror as a result of – or in connection with – the submission of this data, the Government shall have the right to duplicate, use, or disclose the data to the extent provided in the resulting contract. This restriction does not limit the Government's right to use information contained in this data if it is obtained from another source without restriction. The data subject to this restriction are contained in sheets marked herein.

#### Hostile Fire Detection RFI W909MY-13-R-C009 P-STAR - flexFORCE Enterprises LLC and FLIR Systems

# Hostile Fire Detection RFi W909MY-13-R-C009 P-STAR - flexFORCE Enterprises LLC and FLID Suctome.

#### Hostile Fire Detection RFI W909MY-13-R-C009 P-STAR - flexFORCE Enterprises LLC and FLIR Systems

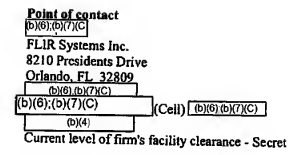
#### Hostile Fire Detection RFI W909MY-13-R-C009 P-STAR - flexFORCE Enterprises LLC and FLIR Systems



#### Hostile Fire Detection RFI W909MY-13-R-C009 P-STAR - flexFORCE Enterprises LLC and FLIR Systems

## Hostile Fire Detection RFI W909MY-13-R-C009

# Gunshot Detection System (GDS) FLIR Systems Inc.



Socioeconomic and Business size FLIR Systems Inc. is a large business.

(b)(4)

#### CONTAINS INFORMATION SUBJECT TO THE TRADE SECRETS ACT.

This submission includes data that shell not be disclosed outside the Government end shall not be duplicated, used, or disclosed — in whole or In part — for eny purpose other then to eveluate this submission. If, however, a contract is ewarded to this offeror as a result of — or in connection with — the submission of this deta, the Government shall heve the right to duplicate, use, or disclose the data to the extent provided in the resulting contract. This restriction does not limit the Government's right to use information contained in this data if it is obtained from another source without restriction. The deta subject to this restriction ere contained in sheets marked herein.



Executive Summary













Hostile Fire Detection RFI W909MY-13-R-C009I Gunshat Detection System

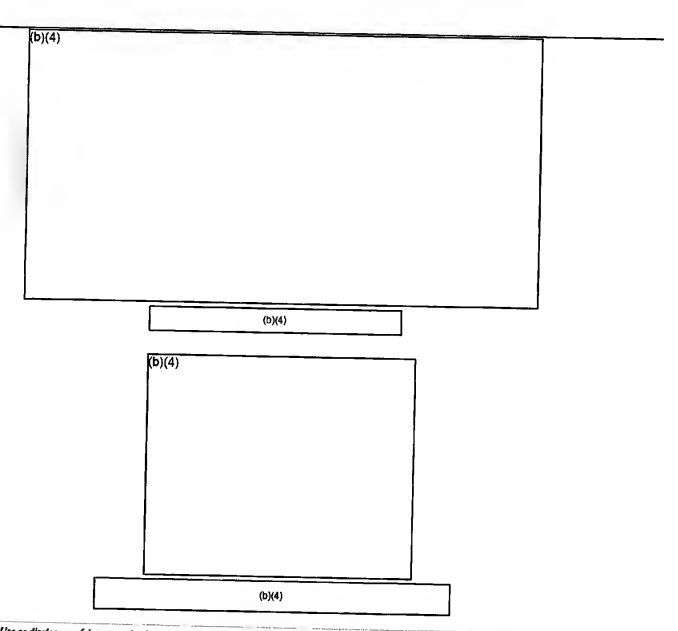
Hostife Fire Detection RFI W909MY-13-R-C0091 Gunshot Detection System







(b)(4)



Use or disclosure of doto contained on this sheet is subject to the restriction on the title poge of this proposal.

Page 11





(b)(4)

AWARDED ACTIONS FOR ALL VENDORS
From: 07/10/2010 To: 07/10/2015

Report Date: 07/10/2015 Requested by:

Contract#	Order#	Version#	Award	Obligated Amount	Simplified Acquisitions	Contract	Status	Release Dat
Site: US SECRET SERVICE (USSS) Vendor: 930708501 FLIR SYSTEMS, INC	TCE (USSS) IR SYSTEMS, INC							
HSSS01-10-C-0067 HSSS01-10-P-0361			09/30/2010		Purchase Order	Firm-fixed-price	Released Released	09/30/2010 09/27/2010
HSSS01-11-C-0033-			08/04/2011	(b)(4)	Purchase Order	Firm-fixed-price	Released Released	09/22/2010 08/19/2011
5 Actions for Vendor 930	5 Actions for Vendor 930708501 FLIR SYSTEMS, INC		00/23/2011		Purchase Order		Released	08/23/2011
US SECRET SERVICE (USSS) Site	(USSS) Site	so.						
Grand Totals:		w		\$974,234.04				

Page 1 of 1

# · . For Otticial Use Unly

ORACLE' Procurement	Shooping Cart Home Logout Preferences Help
Requisitions   Notifications   Approvals Requisitions: Requisitions > Requisitions Search > Requisition 4734 Requisition 388551 >	= :==
Requisition 333200	
Description Created By Creation Date Deliver-To  Deliv	Status Approved Change History No Urgent Requisition No Attachment None Note to Buyer
Commitment Type: Purchase Card - Under (b)(4)	
Details	
Line Description Need-By  1 Repair (b)(7)(E)  (b)(7)(E)  TSD- TECHNICL Dollar SEC DIV	Quantity Price (USD) Details Order  (b)(4) USD (b)(4) P333200
Return	Total 963.43
Shop   Requisitions   Receiving   Shopping Cart   Ho	Copy To Cart  me   Logout   Preferences   Help

For Official Use Only

(D)(b);(E	(7)(C) (TSD)
From	(b)(6);(b)(7)(C) TSD)
Sent:	FOODAY MARTO 27 2015 3:32 PM
To:	$(D)(0),(D)(7)(C) \qquad TSD)(b)(6);(b)(7)(C) \qquad (TSD)(b)(6);(b)(7)(C) \qquad (TSD)(b)(7)(C)
Cc:	(b)(6):(b)(7)(C) (1SU)
Subje	t: [D)(6);(b)(7)(C) [TSD[(D)(7)(C)] (TSD)  FW: 230,000 - Authorization to Attend Training - FLIR's Certified Security Integrator's  Course and Thermal Imaging Fundamentals Course
FYI	
b)(6);(b)(	)(C) Administrative Staff Country (h) (c)
P	Administrative Staff Specialist   TSD   USSS   p. (b)(6);(b)(7)(C)   f: 202.942.3001  ase consider the environment before printing this e-mail
From:	
	riday, March 27, 2015 3:24 PM
Cc: LA	VEN: logre: FMD
<b>Subje</b> Fundar	t: 230.000 - Authorization to Attend Training — FLIR's Certified Security Integrator's Course and Thermal Imaging entals Course
//Routi	
From:	AD, Office of Technical Development and Mission Support File: 230,000
To:	SAIC, Technical Security Division
inda.	
info:	SAIC, Los Angeles Field Office
	RAIC, Ventura Resident Office SAIC, Logistics Resources Center
	Chief, Financial Management Division
Subject	
Fundam	Authorization to Attend Training - FLIR's Certified Security Integrator's Course and Thermal Imaging
Your red	vest for PSS <sub>3</sub> (b)(6);(b)(7)(C)
attend th	FLIR's Certified Security Integrator's Course and Thermal Imaging Fundamentals Course has been approved.
Dates: Amount:	April 12-17, 2015
AITIOUTE	NTE: (b)(4) (includes lodging, per diem, airfare, incidentals and vehicle rental). (b)(4)
There is	o scheduled overtime associated with this travel.
This mee	serves as authorization to travel, please attach a copy of this message to all applicable vouchers. Project should be annotated on all documentation
-leadquai	ers (AD-Technical Development and Mission Support) (b)(6)(b)(7)(C)

File: 400.020

From:	SAIC - Technical Security Division
То:	AD - Technical Development and Mission Support
	AD – Investigations SAIC – Boston FO Chief - Financial Management Division
	st Authorization to Travel – (b)(6) (b)(7)(C)
exhibition and existing FLIR p These objective discussions, into and a user forum A full description	equested for PSS (b)(6)(b)(7)(C) and PSS (b)(6)(b)(7)(C) to travel from agton DC to Boston MA, 9/16-19/13, to attend the FLIR technology workshop. This workshop is designed to further the individual skills of product users, and allow the operators to expand their platform capability, is will be met through an agenda that includes situation and application ermediate and advanced operator training, care and maintenance concepts, in that addresses operational employment from a variety of organizations. On of event can be viewed at the following hyperlink: <a href="http://gs.flir.com/uc">http://gs.flir.com/uc</a>
	30.000 shall be used on all documentation.
Anticipated Cos	ts:
This request is be (September 2013	ased on (b)(4) M&IE and (b)(4) lodging rate for Boston, MA rates, per GSA).
Per Diem:	(b)(4)
Lodging:	(b)(4)
Airfare:	
Rental Vehicle:	
Misc:	Workshop fee (b)(4)
Total costs:	(b)(4)
Any questions con	cerning this travel should be directed to ADC (b)(6);(b)(7)(C)
Headquarters (TSE	O) Cronin

File: 400.020

To:	AD - Technical Development and Mission Support
S	D – Investigations AIC – Boston FO hief - Financial Management Division
	Authorization to Travel – (b)(6) (b)(7)(C)
technology exhibits skills of existing capability. These application discumaintenance conditions	puested for PSS (b)(6) (b)(7)(C) PSS (b)(6) (b)(7)(C) and PSS (b)(6) (b)(7)(C) DO of Washington DC to Boston MA, 9/16-19/13, to attend the FLIR pition and workshop. This workshop is designed to further the individual FLIR product users, and allow the operators to expand their platform objectives will be met through an agenda that includes situation and ssions, intermediate and advanced operator training, care and cepts, and a user forum that addresses operational employment from a rations. A full description of event can be viewed at the following gs.flir.com/uc
Funding code (b)(7	shall be used on all documentation.
Anticipated Costs	:
This request is bas (September 2013)	sed on (b)(4) M&IE and (b)(4) lodging rate for Boston, MA rates, per GSA).
Per Diem:	(b)(4)
Lodging:	
Airfare:	
Rental Vehicle:	
Misc:	Workshop fee (b)(4)
Total costs:	(b)(4)
Any questions cond (b)(6).(b)(7)(C)	erning this travel should be directed to ADC (b)(6),(b)(7)(C)
Headquarters (TSD)	Cronin

SAIC - Technical Security Division

From:

From:	
Sent: To: Subject: Attachments:	(b)(6);(b)(7)(C)  Friday: November 09, 2007 2:07 PM (b)(6);(b)(7)(C)  FW: Flir information FLIR price list- MSRP.xls; VSR6.pdf
(b)(6);(b)(7 )(C)	
The MSRP for the 19mm	n (what we looked at the other night is (b)(4)
(b)(6);(b)(7)(C)	
Fax: (202) 395-6390	
5211.5E apply. If you have sender at (202) 685-1139 a	eccompanying documents or attachments is intended only for the named recipient(s) end mey it privacy sensitive. Any misuse or unauthorized disclosure of privacy sansitive information may lel penaltias. The Privacy Act of 1974 (as amendad) (5 U.S C 552a) and SECNAVINST e recaived this massage in arror or ere not the named recipient(s), please immediately notify the and delete this message from your computer
From: (b)(	(6).(b)(7)(C)
Sent: Thursday, November To(b)(6);(b)(7)(C) Cc:	(6).(b)(7)(C)
From: (b)( Sent: Thursday, November To(b)(6);(b)(7)(C) Cc: Subject: Flir information	(6).(b)(7)(C)
Sent: Thursday, November To (b)(6);(b)(7)(C) Cc: Subject: Fiir information Dea (b)(6);(b)(7)(C)	Pr. 08 2007 11:01 AM
Sent: Thursday, November To (b)(6);(b)(7)(C) Cc: Subject: Fiir information Dea (b)(6);(b)(7)(C)  D)(6);(b)(7)(C asked that I for	erward this information on to you.
Sent: Thursday, November To (b)(6);(b)(7)(C)  Subject: Flir information  Dea (b)(6);(b)(7)(C)  Do)(6);(b)(7)(C)  asked that I formation  Please also see below on the	erward this information on to you.
Sent: Thursday, November To (b)(6);(b)(7)(C)  Subject: Flir information  Dea (b)(6);(b)(7)(C)  Do)(6);(b)(7)(C)  asked that I formation  Please also see below on the	erward this Information on to you. The MSRP on the VSR-6.
Sent: Thursday, November To (b)(6);(b)(7)(C)  Subject: Flir information  Dea (b)(6);(b)(7)(C)  D)(6);(b)(7)(C) asked that I for the content of the content o	erward this information on to you.  The MSRP on the VSR-6.

# FLIR Commercial Vision Systems - Security Products/Ar

Product Family	Park Number	2		
Security TVIS	427-0013-01-00	Description		MSRP
Security TVIS	427-0013-01-008	SR-19 35 deg, NTSC, White		
Security TVIS	427-0013-03-00	SR-19 35 deg, NTSC, White 7 5H-	\$	
Security TVIS	427-0013-03-00S	SK-19 35 deg. PAL White	•	
	427-0013-03-008	SR-19 35 deg, PAL, White, 8.3Hz	\$	
Security TVIS	427 004 4 00 00	0.3nz	\$	
Security TVIS	427-0014-02-00	SR-50 NTSC, White, Replaces TVIS-14		
Security TVIS	427-0014-02-00S	SR-50 NTSC, White, 7.5Hz	\$	i
Security TVIS	427-0014-52-00	SR-50 PAL, White	\$	
occurry I AIZ	427-0014-52-00S	SR-50 PAL, White, 8.3Hz	\$	- 1
Security TVIS		or oo . Ac., Venille, 8.3MZ	\$	1
Socurity Type	427-0014-01-00	SP. SE MTCC MILLS		- 1
Security TVIS	427-0014-01-008	SR-35 NTSC White, Replaces TVIS-23	S	ı
Security TVIS	427-0014-51-00	SR-35 NTSC White, 7.5Hz	\$	- 1
Security TVIS	427-0014-51-005	SR-35 PAL White	s	
		SR-35 PAL White, 8.3Hz	2	- 1
Security TVIS	427-0007-05-00		•	
Security TVIS	427-0007-05-00S	SR-100 RS232 NTSC White replaces TVIS	27 4	
Security TVIS	427-0007-09-00	SR-100 RS232 NTSC White 7 ELL.	_	
Security TVIS		SR-100 RS422 NTSC White	\$	- 1
Security TVIS	427-0007-09-00S	SR-100 RS422 NTSC White 7.5Hz	\$	
Security TVIS	427-0007-08-00	SR-100 RS232 PAL White	5	
Security TVIS	427-0007-08-00S	SR-100 RS232 PAL White 8.3Hz	\$	İ
Security TVIS	427-0007-10-00	SR-100 RS422 PALWhite	\$	- 1
	427-0007-10-00S	SR-100 RS422 PALWhite 8.3Hz	\$	
Security TVIS Options		ALL ALL ALL ALL ALL ALL ALL ALL ALL ALL	\$	
Options	207-0003-05	Hard shell shipping case		
Security HD	427 0040 pt		\$	
Security HD	427-0016-01-00	PTZ-35MS NTSC White Replaces SHD 23		
Security HD	427-0016-01-00S	PTZ-35MS NTSC White 7.5Hz	\$	(b)(4)
Security HD	427-0016-21-00	PTZ-35MS PAL White	\$	
Security HD	427-0016-21-00S	PTZ-35MS PAL White 8.3Hz	\$	
Consult		TE-SOMS PAIL VALUE 8.3Hz	\$	1
Security HD	427-0016-05-00	PT7 FOMO APPRO		ļ
Security HD	427-0016-05-00S	PTZ-50MS NTSC White Replaces SHD 14	\$	1
Security HD	427-0016-25-00	PTZ-50MS NTSC White 7.5Hz	\$	
Security HD	427-0016-25-00S	PTZ-50 PAL White	s	
		PTZ-50MS PAL White 8.3Hz	2	ŧ
		Add to see -	•	1
ecurity HD Options	OPTION RS422	Add "OPTION: RS422" or PTZ-50 Sales		
		Cider vs standard RS232	n	
ecurity HD Options	428-0003-00	Joystick / Display for SHD or	"	٠,
ecurity HD Options	207-0003-05	PTZ-50 with adapter cable	\$	
		Hard shell shipping case	\$	
curity HD - Nexus		PTZ-25MC NATURAL AND A		
curity HD - Nexus	427-0016-51-00	PTZ-35MS, White, NTSC, Nexus, Replaces SHD 23 Nexus		
curity HD - Nexus	427-0016-51-00S	PTZ-35MS WANTA ALTON	\$	
marath, com an	427-0016-71-00	PTZ-35MS, White, NTSC, 7.5Hz, Nexus PTZ-35MS, White, PAL, Nexus	\$	1
אווא - ייוט לייי	427-0016-71-00S	PTZ-35MS White Day name	\$	
		PTZ-35MS, White, PAL, 8.3Hz, Nexus	\$	
curity HD - Nexus		PTZ-50MS, White, NTSC, Nexus		
SUXAN - CIT C	427-0016-55-00	Replaces SHD 14 Nexus		]
		THE THE PARTY	\$	
1				1 1

Security HD - Nexus	427-0016-55-00S	PTZ-50MS, White, NTSC, 7.5Hz, Nexu	s \$		
Security HD - Nexus	427-0016-75-00 427-0016-75-00S	PTZ-50MS, White, PAL, Nexus PTZ-50MS, White, PAL, 8.3Hz, Nexus	\$		
FLIR proprietary	information		-		
Product Family	Part Number	Description		MSI	
Security HD-N Options	OPTION RS422	Add "OPTION: RS422" to PTZ Sales Or vs standard RS232	der		
				nd	
Security HD-N Options	128-0004-00	Nexus Kit for SHD or PTZ-14 (miniserver+SW licenses+ 1Yr Supt+1-4Dongle+GeoRef Lic)	2		
Security HD-N Options 2	21-0001-12	Nexus Console Dongle Lavel 1 (up to 4 Sansors)	•		
Security HD-N Options 2	21-0001-13	Nexus Console Dongle Level 2 (up to 20 Sensors)	\$		
Security HD-N Options 2:	21-0001-14	Nexus Console Dongle Level 3 21-50 Sensors (up to 50 Sensors)	\$ \$		
	id -00 to Dongle PN	No Option for Nexus Console (bundle on Dongle)	·	(b	0)(4)
Security HD-N Options Ad	ld -01 to Dongle PN	Image Post Processing Option for Nexus Console (bundle on Donale)			
	d -02 to Dongle PN	for Nexus Console (bundle on Donele)	\$		
Security HD-N Options Ad	d -03 to Dongle PN	Advanced Cartography Option for Nexus Console (bundle on Donnie)	\$	İ	
ecurity HD-N Options Add	i -04 to Dongle PN	trasge Post Processing & Surveillance Monitor Options for Nexus Console (bundle on Dongle)	\$		
ecurity HD-N Options Add	-05 to Dongle PN	Image Post Processing & Advanced Cartography Options for Nexus Console (bundle on Dongle)	•		
ecurity HD-N Options Add	-06 to Dongle PN	Surveillance Monitor & Advanced Cartography Options for Nexus Console (bundle on Dongle)	\$		
curity HD-N Options Add	-07 to Dongle PN	image Post Processing & Surveillance Monitor & Advanced Cartography Options for Nexus Console (bundle on Dongle)	\$		
curity HD-N Options 428-0	0006-00		\$		
According to the control of the cont	9003-05	Naxus SDK Hard shell shipping case	\$		

Product Family	Part Number	Description	MSRP
PTZ-35x140		PTZ-35x140/FOVEUS NTSC	
PTZ-35x140	427-0011-01-00S 427-0011-02-00	PTZ-35x140/FOVEUS NTSC 7.5Hz	\$
PTZ-35x140 PTZ-35x140	427-0011-02-00S	PTZ-35x140/FOVEUS PAL PTZ-35x140/FOVEUS PAL 8.3Hz	\$ (b)(4

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PTZ-35x140 Op	tion Option RS232	PTZ-35x140 Seriel Communication via RS	232 rather th	an the ete-
PTZ-35x140 Acce	ssory Optional Accessorie		ieniai (i)	च्या पाल इस्ट्रि
		PTZ-35x140 Breakout Cable		
PTZ-35x140 Acces	ssory 308-0117-00	(mates to Foveus and provides commercial connectors)		
PT7-25-140 A	000.04	on the contractors)	\$	ļ
F12-30X140 ACC88	ssory 308-0116-02	PTZ-35x140 Cable, 40*	\$	
		PTZ-35x140 24VAC		
PTZ-35x140 Acces	sory 206-0004-01	Power Supply		(b)(4
		(Pełco Part Number WCS4-20)	\$	
PTZ-35x140 Acces		Nexua Console Joystick		
PTZ-35x140 Option		Hard shell shipping case-camera head	\$ (b)(4	4)
PTZ-35x140 Optio	on TBD	Hard shell shipping case-accessories		
Vide Eye Camere Sv	stem 427-0006-01-00			
Vide Eye Camara Sy	stem 427-0006-05-00	Wide Eye Camera System White	\$	
		Wide Eye Camera System White PAL	\$	(b)(4)
Vide Eye Option	207-0003-06	Hard shell shipping case		(0)(4)
LIR propriets	ary information	and anipping case	\$	
Product Family	Part Number		1	
		Description	MS	RP
lultiSensor S	ystems			
		Ranger 2LR, InSb MWIR,		
		320x240 detector with		
RANGER	18981-206	50/250mm lens		
RANGER	18981-206	50/250mm lens	\$	Γ
RANGER	18981-206	50/250mm lens Ranger 2XR, InSh MWIR	\$	
		50/250mm lens	\$	
RANGER	18981-206 18981-208	50/250mm lens  Ranger 2XR, InSb MWIR,  320x240 detector with  100/500mm lens	\$	
		50/250mm lens  Ranger 2XR, InSb MWIR,  320x240 detector with  100/500mm lens  Ranger 3LR, InSb MWIR		
RANGER	18981-208	50/250mm lens  Ranger 2XR, InSb MWIR, 320x240 detector with 100/500mm lens  Ranger 3LR, InSb MWIR, 640x480 detector with		
		50/250mm lens  Ranger 2XR, InSb MWIR,  320x240 detector with  100/500mm lens  Ranger 3LR, InSb MWIR	\$	
RANGER	18981-208	Ranger 2XR, InSb MWIR, 320x240 detector with 100/500mm lens  Ranger 3LR, InSb MWIR, 640x480 detector with 50/250mm lens  Ranger 3XR, InSb MWIR, Ranger 3XR, InSb MWIR		
RANGER RANGER	18981-208 22466-200	Ranger 2XR, InSb MWIR, 320x240 detector with 100/500mm lens  Ranger 3LR, InSb MWIR, 640x480 detector with 50/250mm lens  Ranger 3XR, InSb MWIR, 640x480 detector with 640x480 detector with 640x480 detector with	\$	
RANGER	18981-208	Ranger 2XR, InSb MWIR, 320x240 detector with 100/500mm lens  Ranger 3LR, InSb MWIR, 640x480 detector with 50/250mm lens  Ranger 3XR, InSb MWIR, Ranger 3XR, InSb MWIR	\$	
RANGER RANGER	18981-208 22466-200	Ranger 2XR, InSb MWIR, 320x240 detector with 100/500mm lens  Ranger 3LR, InSb MWIR, 640x480 detector with 50/250mm lens  Ranger 3XR, InSb MWIR, 640x480 detector with 100/500mm lens  Ranger 3XR, InSb MWIR, 640x480 detector with 100/500mm lens	\$	(b)(4)
RANGER RANGER	18981-208 22466-200	Ranger 2XR, InSb MWIR, 320x240 detector with 100/500mm lens  Ranger 3LR, InSb MWIR, 640x480 detector with 50/250mm lens  Ranger 3XR, InSb MWIR, 640x480 detector with 100/500mm lens  Ranger 3XR, InSb MWIR, 640x480 detector with 100/500mm lens	\$	(b)(4)
RANGER RANGER	18981-208 22466-200	Ranger 2XR, InSb MWIR, 320x240 detector with 100/500mm lens  Ranger 3LR, InSb MWIR, 640x480 detector with 50/250mm lens  Ranger 3XR, InSb MWIR, 640x480 detector with 100/500mm lens  Ranger 3XR, InSb MWIR, 640x480 detector with 100/500mm lens	\$	(b)(4)
RANGER RANGER	18981-208 22466-200 22466-201	Ranger 2XR, InSb MWIR, 320x240 detector with 100/500mm lens  Ranger 3LR, InSb MWIR, 640x480 detector with 50/250mm lens  Ranger 3XR, InSb MWIR, 640x480 detector with 100/500mm lens  Ranger 3XR, InSb MWIR, 640x480 detector with 100/500mm lens	\$	(b)(4)
RANGER RANGER RANGER	18981-208 22466-200 22466-201 22466-202	Ranger 2XR, InSb MWIR, 320x240 detector with 100/500mm iens  Ranger 3LR, InSb MWIR, 640x480 detector with 50/250mm iens  Ranger 3XR, InSb MWIR, 640x480 detector with 100/500mm iens  Ranger 3XR, InSb MWIR, 640x480 detector with 100/500mm iens  Ranger 3XR+, InSb MWIR, 640x480 detector with 150/750mm iens  MS pan/tilt Packaga for Ranger ~Includes Pan/tilt assembly	\$ \$	(b)(4)
RANGER RANGER	18981-208 22466-200 22466-201	Ranger 2XR, InSb MWIR, 320x240 detector with 100/500mm lens  Ranger 3LR, InSb MWIR, 640x480 detector with 50/250mm lens  Ranger 3XR, InSb MWIR, 640x480 detector with 100/500mm lens  Ranger 3XR+, InSb MWIR, 640x480 detector with 150/750mm lens  MS pan/tilt Packaga for Ranger Includes Pan/tilt assembly, JPC2 interface, sun shade, cable set	\$ \$	(b)(4)
RANGER RANGER RANGER RANGER	18981-208 22466-200 22466-201 22466-202 TBD	Ranger 2XR, InSb MWIR, 320x240 detector with 100/500mm lens  Ranger 3LR, InSb MWIR, 640x480 detector with 50/250mm lens  Ranger 3XR, InSb MWIR, 640x480 detector with 100/500mm lens  Ranger 3XR+, InSb MWIR, 640x480 detector with 150/750mm lens  MS pan/tilt Packaga for Ranger Includes Pan/tilt assembly, JPC2 interface, sun shade, cable set	\$ \$ \$	(b)(4)
RANGER RANGER RANGER	18981-208 22466-200 22466-201 22466-202	Ranger 2XR, InSb MWIR, 320x240 detector with 100/500mm tens  Ranger 3LR, InSb MWIR, 640x480 detector with 50/250mm tens  Ranger 3XR, InSb MWIR, 640x480 detector with 100/500mm tens  Ranger 3XR+. InSb MWIR, 640x480 detector with 100/500mm tens  Ranger 3XR+. InSb MWIR, 640x480 detector with 150/750mm tens  MS pan/tilt Packaga for Ranger —Includes Pan/tilt assembly, JPC2 interface, sun shade, cable set Standard VIS CCD camera, 26X optical zoom, anvironmental enclosure and eable.	\$ \$ \$	(b)(4)
RANGER RANGER RANGER RANGER	18981-208 22466-200 22466-201 22466-202 TBD	Ranger 2XR, InSb MWIR, 320x240 detector with 100/500mm lens  Ranger 3LR, InSb MWIR, 640x480 detector with 50/250mm lens  Ranger 3XR, InSb MWIR, 640x480 detector with 100/500mm lens  Ranger 3XR+, InSb MWIR, 640x480 detector with 150/750mm lens  Manger 3XR+, InSb MWIR, 640x480 detector with 150/750mm lens  MS pan/tilt Packaga for Ranger Includes Pan/tilt assembly, JPC2 interface, sun shade, cable set Standard VIS CCD camera, 26X optical zoom, anvironmental enclosure and cable	\$ \$ \$	(b)(4)
RANGER RANGER RANGER RANGER	18981-208 22466-200 22466-201 22466-202 TBD	Ranger 2XR, InSb MWIR, 320x240 detector with 100/500mm tens  Ranger 3LR, InSb MWIR, 640x480 detector with 50/250mm tens  Ranger 3XR, InSb MWIR, 640x480 detector with 100/500mm tens  Ranger 3XR+. InSb MWIR, 640x480 detector with 100/500mm tens  Ranger 3XR+. InSb MWIR, 640x480 detector with 150/750mm tens  MS pan/tilt Packaga for Ranger —Includes Pan/tilt assembly, JPC2 interface, sun shade, cable set Standard VIS CCD camera, 26X optical zoom, anvironmental enclosure and eable.	\$ \$ \$	(b)(4)

RANGER RANGER RANGER RANGER RANGER RANGER RANGER RANGER	614006105 194684 614005448 194628 MS3475W22-55S D38999/26WE99SN 18420-500 18420-501	MS DMC (Digital Megnetic Compass)  AC/DC power supply  Power cable 66ft  Power cable 10ft  Renger 55 pin mating connector kitlincludes Ra JPC J1 connector kit Includes JPCpinout document  25 ft Ranger system cable  50ft Ranger system cable	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$	(b)(4)
RANGER RANGER RANGER RANGER	TBD 614005299/03 614005299/04 TBD 4-6045-0	Ranger J-Box PKG, Includes J-Box, power cable and hand controller MS cable 45ft MS cable 90ft JCU package, includes JoyStick control unit with 10ft cable Quickset Gibraltor tripod package	\$ \$ \$	

FLIR proprietary information

Product Family	Part Number	Description		MSRP
SENTRY SENTRY SENTRY SENTRY SENTRY SENTRY SENTRY SENTRY SENTRY SENTRY	614004798 1 196215 1 196216  TBD TBD 194684 614005448 194628  D38999/26WB98SN 4-6045-0	Sentry 2, 320x240 uncooled LWIR VOx detector with 35/140mm lens and integrated pan/tilt Sentry system cable 15m Sentry system cable 61m Sentry J-Box w/JCU package, Includes J-Box, Joystick control unit with 10ft cable Sentry 2/IP package AC/DC power supply Power cable 66ft Power cable 10ft Sentry J2 power connector kit, includes pinout document Quickset Gibraltor tripod	\$ \$ \$ \$ \$ \$ \$ \$	(b)(
SENTINEL SENTINEL SENTINEL SENTINEL SENTINEL SENTINEL	614004898 1 196215 1 196216 1 195413 1 195367 D38999/26WE99SN	Sentinel, 320x240 uncooled LWIR VOx detector with 35/140mm lens Sentinel system cable 15m Sentinel system cable 61m Sentinel BOB (Breakout Box) Sentinel Hand controller Sentinel J1 connector, Includes pinout document	\$ \$ \$ \$	

Action	Comments	Action Taken By	Action Date/Time
Added To Request Folder	d to the Request Folder '20151087'		06/25/2019 06:08:43 P M
Added To Review Log	Folder '20151087' adde d to Review Log of the request '20151087'		06/25/2019 06:08:16 P M
Amended	Request '20151087' has been amended and the Request Status is set to 'Amended'		06/25/2019 06:07:38 P M
[Info Only]:Note-New	Mailed Final response and docs sent via regist ered mail to requester # RE 976 482 934.		06/11/2019 08:42:53 A M
Correspondence	Saved received correspondence letter of type Request with subject 'R esponsive Docs Releas ed' for the request '201 51087'		06/10/2019 03:39:12 P M
[Close Request]:Note- New	MAILED FINAL RES PONSE LETTER AN D DOCS;CASE CLOS ED.	(b)(6) (b)(7)(C)	06/10/2019 03:38:08 P M
Closed	# of pages released: Ge nerated Count [0], Adj usted Count[93] # of pa ges reviewed: Generate d Count [0], Adjusted Count [93] # of Record s Posted for Public Insp ection: 0		06/10/2019 03:38:08 P M
Remove From Review Log	Folder '20151087' rem oved from Review Log for the request '201510 87'		06/10/2019 03:37:25 P M
Expedite	Expedite Status is set t o 'TBD'		06/10/2019 03:32:58 P M
Final Disposition	Reportable Disposition has been set to 'Grante d'Denied in Part' for the request '20151087'		06/10/2019 03:32:58 P M
Final Actions	-		06/10/2019 03:32:58 P M
[Info Only]:Note-New	FILE TO KTYRRELL		06/06/2019 08:44:10 A

Action	Comments	Action Taken By	Action Date/Time
	FOR REVIEW AND S		M
[Info Only]:Note-New	1 Day notification sent file can be closed on 6/ 5/19		06/04/2019 11:28:01 A M
Review	-		06/04/2019 11:28:01 A M
Info Only	-		06/04/2019 11:28:01 A M
Correspondence	Saved received corresp ondence letter of type Request with subject 'O FA Approval Response ' for the request '20151 087'		05/23/2019 06:35:17 P M
[Returned OFA - All Signatures of Approval]: Note-New	File prepared for KLT's signature. File is locate d in Pathway's student office awaiting KLT signature.		05/23/2019 06:24:56 P M
Review			05/23/2019 06:24:56 P M
Returned OFA - All Si gnatures of Approval	-	(b)(6) (b)(7)(C)	05/23/2019 06:24:56 P M
[Info Only]:Note-Edit	OFA returned with fina I signatures, given to S L regarding notes from CID. It was determined that initials are not with held under b6.		05/20/2019 02:54:46 P M
[Info Only]:Note-New	OFA returned with fina I signatures, given to S L regarding notes from CID.		05/20/2019 02:46:42 P M
[Out For Approval (OF A)]:Note-New	Returned from PRO, F MD with signature of a pproval. Back out to CI D, TSD, TEC, CFO, IN V		05/10/2019 10:11:49 A M
Review	_		05/10/2019 10:11:49 A M
Out For Approval (OF A)	-		05/10/2019 10:11:49 A M
Assigned	-		11/13/2018 12:51:58 P

Action	Comments	Action Taken By	Action Date/Time
			М
[Out For Approval (OF A)]:Note-New	OFA to CFO.		11/09/2018 10:47:33 A M
Review	-		11/09/2018 10:47:33 A M
Out For Approval (OF A)	-		11/09/2018 10:47:33 A M
[Pending - OFA]:Note- New	File forwarded to PK to send OFA.		11/08/2018 04:39:49 P M
Review	-		11/08/2018 04:39:49 P M
Pending - OFA	-		11/08/2018 04:39:49 P M
[Other]:Note-New	11/8/2 <u>018 - per</u> kevin g ave to (C) to do O FA update - aa		11/08/2018 02:39:10 P M
Correspondence	Saved received corresp ondence letter of type Request with subject 'si gned need letter' for the request '20151087'		11/08/2018 02:38:22 P M
Assigned	-	(b)(6),(b)(7)(C)	10/11/2018 01:38:59 P M
Assigned	-		09/06/2018 01:55:52 P M
[Info Only]:Note-New	Received status inquiry forwarded to JRC.		08/15/2018 01:03:04 P M
[Info Only]:Note-New	Received status inquiry . Forwarded to JRC		07/11/2018 07:05:55 P M
[Info Only]:Note-New	Prepare status letter for review and signature fo rwarded to SRE - JRC		05/08/2018 11:15:05 A M
[Status Update]:Note- New	Status inquiry received via email forwarded to (b)(6).(b)(7)(c)		05/04/2018 04:52:13 P M
Assigned	-		01/25/2018 01:24:25 P M
Assigned	-		01/19/2018 03:26:05 P M
[Info Only]:Note-New	received status inquiry. emailed status update.		12/29/2017 02:22:11 P M
	Received status inquiry		08/28/2017 09:14:57 P M

Action	Comments	Action Taken By	Action Date/Time
Correspondence	Correspondence templa te of type Request with subject 'Response To R equester Ltr. Partial/No Fees. FO1A' for the req uest '20151087' saved t o disk		07/31/2017 01:48:37 P M
[Other]:Note-Edit	BINDER PREPARED FOR OFA TO (TSD,P RO,FMD,CFO, CIO,CI D) FOR SIGNATURE APPROVAL. BINDER HAND CARRIED TO PRO - JRC		07/31/2017 11:35:52 A M
[Other]:Note-Edit	BINDER PREPARED FOR OFA TO (TSD,P RO,FMD,TEC,CID) F OR SIGNATURE APP ROVAL. BINDER HA ND CARRIED TO PR O - JRC		07/31/2017 11:29:42 A M
Review	-		07/31/2017 10:49:15 A M
Out For Approval (OF A)	-	(b)(6);(b)(7)(C)	07/31/2017 10:49:15 A M
[Other]:Note-New	BINDER PREPARED FOR OFA TO (TSD,P RO,FMD,TEC,TSP,CI D) FOR SIGNATURE APPROVAL. BINDER HAND CARRIED TO PRO - JRC		07/31/2017 10:48:59 A M
[Info Only]:Note-New	forwarded status inquir y to (b)(6)(b)(7)(C) to send status letter		07/17/2017 12:11:00 P M
[Info Only]:Note-New	received status inquiry. Forwarded to (b)(6)(0)(7)(		07/16/2017 02:27:12 P M
Review	-		05/23/2017 02:50:11 P M
Analyst Currently Processing	-		05/23/2017 02:50:11 P M
Assigned	-		05/18/2017 07:50:19 A M
[Other]:Note-Edit	Received status inquiry		05/17/2017 01:32:54 P

Action	Comments	Action Taken By	Action Date/Time
	from requester. Forwar ded email to (b)(6);(b)(7)(C) to send status letter to requester.		М
[Other]:Note-New	Received status inquiry from requester. Forwar ded email to (b)(6)(b)(7)(to send status letter to requester.		05/17/2017 01:32:44 P M
Assigned	-		10/12/2016 12:55:40 P M
[Other]:Note-Delete	•		08/24/2016 08:24:40 A M
[Other]:Note-New	STILL INTERESTED LTR. MAILED - JRC		08/24/2016 08:18:44 A M
[Start the Clock]:Note- Delete	-		08/24/2016 08:18:26 A M
[Start the Clock]:Note- New	STILL INTERESTED LTR. MAILED - JRC		08/24/2016 08:18:05 A M
[Assigned to Analyst]: Note-New	Analyst - (b)(6);(b)(7)(C)		08/20/2016 07:30:49 P M
Review	-	(b)(6) <sub>.</sub> (b)(7)(C)	08/20/2016 07:30:49 P M
Assigned to Analyst	-		08/20/2016 07:30:49 P M
[Other]:Note-New	Request to (b)(6);(b)(7)(C) for review.SL		07/06/2016 03:31:49 P M
[Other]:Note-New	Re'cd an email from (b)(b)(b)(b)(7)(C) with the F LIR Company saying t hey agree with the TO TALS being released.S L		07/06/2016 03:11:35 P M
[Other]:Note-New	Spoke with (b)(6)(b)(7)(C) (b)(6)(b)(f) from the FLIR Company letting him know we release ALL TO TAL COSTS. He said he will send an email saying the FLIR Company agrees with that and have no problem with that information being released.SL		07/06/2016 03:10:34 P M

Action	Comments	Action Taken By	Action Date/Time
Added To Review Log	Folder '20151087' adde d to Review Log of the request '20151087'		07/06/2016 10:29:15 A M
[Other]:Note-New	6/6/16 Re'cd Submitter Objections from (b)(6),(b)(7)(c) (b)(6),(b)(7)(c) with the Flir Company.SL		06/22/2016 10:51:11 A M
[Other]:Note-Edit	Rc'cd a telephone call f rom Flir Incorporated s tating they need an exte nsion until 6/3/16 to pr ovide Submitter Notice Objections.SL		05/31/2016 04:35:46 P M
[Other]:Note-New	Re'cd a telephone call f rom Flir Incorporated s tating they need an exte nsion to provide Submi tter Notice Objections. SL		05/31/2016 04:05:42 P M
[Other]:Note-New	Re'cd an email from (b)(6) (b)(6) (b)(7)(C) with the F lir Incorporated Compa ny saying she will have the Objections to the S ubmitter Notice Letter between today and tom orrow.SL	(b)(6),(b)(7)(C)	05/25/2016 02:09:45 P M
[Info Only]:Note-New	Emailed status update		05/18/2016 12:57:28 P M
[Other]:Note-New	Mailed Submitter Revi ew Ltr.SL		05/11/2016 04:20:30 P M
[Other]:Note-New	Re'cd Submitter Notice Ltr from (b)(6),(b)(7)( sign ed.SL		05/11/2016 04:19:57 P M
[Other]:Note-New	SUBMITTER NOTIC E LTR TO (0)(6) (0)(7)(C) PFOR REVIEW.SL		05/10/2016 10:29:39 A M
Correspondence	Correspondence templa te of type Request with subject 'Submitter Noti ce to Contractor' for the request '2015 1087' sa ved to disk		05/07/2016 06:34:14 A M
Assigned	-		03/18/2016 05:06:12 P M

Action	Comments	Action Taken By	Action Date/Time
[Assigned to Analyst]:	FILE ASSIGNED TO	Action Taken By	
Note-New	(b)(6):(b)(7)(C)	-	03/18/2016 05:05:53 P
	(b)(FO PROCESS	┪	М
Donding To D. A.		4	
Trending - 10 Be Assig	E-mailed search done l	ł	03/18/2016 04:42:02 P
ned]:Note-New	etter. File to SRE to be		M
	assigned.		į į
Review	-		03/18/2016 04:42:02 P M
Pending - To Be Assig		1	
ned			03/18/2016 04:42:02 P
Assigned		1	M
Assigned	<del> -</del>		03/18/2016 04:39:39 P
			M
Correspondence	Correspondence templa	Ī	03/17/2016 03:34:16 P
	te of type Request with		М
	subject 'Search Done.		
<u>}</u>	With CI Hits' for the re		1
	quest '20151087' saved		
<u>L</u>	to disk		1 1
Request For Document	Action taken on the act		03/08/2016 03:54:50 P
s	ion id '8368' from Prog		M
	ram Office (s) 'Other(b)		IVI
	(b)(6);(b)(7)(C)		
į	(b)(6) (for the request '20	(b)(6);(b)(7)(C)	
	151087' with 'Complet		
	ed' status with complet		1 ·
	ed date '03/08/2016'		
Request For Document	Action taken on the act		02/09/2016 02.54 04 D
s	ion id '11097' from Pro		03/08/2016 03:54:04 P M
	gram Office (s) 'Other(		I <sup>IVI</sup>
	(b)(6);(b)(7)(C)		
	(b)(6) (b)(7)( for the reques		1
	t '20151087' with 'Com		
	pleted' status with com		
	pleted date '03/08/2016		i
	05/00/2010		i i
Request For Document	Request for Doguments		00/02/0014 52 12 2
S Document	Sent to Program Office		02/03/2016 09:19:07 A
	(s) 'Other (b)(6):(b)(7)(C)		М
ŀ	(b)(6);(b)(7)(C) for		
	the request '20151087'		
	via e-mail with subject		
[,	FOIA-PA Records Re		
	quest Form - Request #		
	20151087' and files(s)		
	FOIA-PA Records Re		
	OIA-FA Records Re		<u></u>

Action	Comments	Action Taken By	Action Date/Time
	quest Form - Request # - 20151087.pdf;201510 87 - 20151088.pdf as a ttachment(s).		
Request For Document s	Action taken on the action id '8368' from Program Office (s) 'Other (b)(6);(b)(7)(C) (b)(6);(b)(7)(C) (b)(6);(for the request '20) 151087'		01/14/2016 09:41:30 A M
[Info Only]:Note-Edit	Received status inquiry from requester. forwar ded to CRY for respons e.		01/14/2016 09:38:39 A M
[Info Only]:Note-New	Received status inquiry from requester		01/14/2016 09:38:23 A M
Request For Document s	Action taken on the act ion id '8368' from Program Office (s) 'Other (b)(6)(b)(7)(C)  (b)(6)(for the request '20 151087'		07/24/2015 11:33:03 A M
Request For Document s	Action taken on the act ion id '8366' from Prog ram Office (s) 'PRO' for the request '20151087' with 'Documents Loca ted' status with completed date '07/15/2015'	(b)(6) (b)(7)(C)	07/24/2015 11:32:13 A M
Request For Document s	Action taken on the act ion id '8367' from Prog ram Office (s) 'TSD' for the request '20151087' with 'Documents Located' status with completed date '07/15/2015'		07/24/2015 11:32:04 A M
ı- ° .	Mailed ack letter. file t o CRY.		07/15/2015 04:06:50 P M
Review			07/15/2015 04:06:50 P M
Awaiting Responsive Docs/TWX Response	-		07/15/2015 04:06:50 P M
Correspondence	Correspondence templa te of type Request with		07/14/2015 04:00:39 P M

Action	Comments	Action Taken By	Action Date/Time
[Signature Required - Ack/No Record/Status			07/14/2015 03:57:18 P M
Letter]:Note-New	all other" category		
Review	-		07/14/2015 03:57:18 P M
Signature Required - A ck/No Record/Status L etter	-		07/14/2015 03:57:18 P M
s	Request for Documents Sent to Program Office (s) 'PRO;TSD;Other (6),(c) (b)(6),(b)(7)(C) (b)(6) for the request 201 51087' via e-mail with subject 'FOIA-PA Records Request Form - R equest #: 20151087' and files(s) 'FOIA-PA Records Request Form - Request #- 20151087.p df;20151087 - 2015108 8.pdf' as attachment(s).	(b)(6),(b)(7)(C)	07/10/2015 02:30:25 P M
Assigned	-		06/26/2015 02:15:55 P M
Perfected	-		06/25/2015 04:10:02 P M
Review	-		06/25/2015 04:09:54 P M
Pending Disclosure Off icer's Recommendation s			06/25/2015 04:09:54 P M
[Pending Disclosure Of ficer's Recommendations]:Note-New	Determining fee category		06/25/2015 04:08:51 P M
Review	-		06/25/2015 04:08:51 P M
Pending Disclosure Off icer's Recommendation s	-		06/25/2015 04:08:51 P M
	Saved received correspondence letter of type		06/22/2015 12:54:44 P M

Action	Comments	Action Taken By	Action Date/Time
	Request with subject 'R equest Description' for the request '20151087'		
Assigned		(b)(6) (b)(7)(C)	06/22/2015 12:54:44 P M
Received	Request '20151087' is r eceived via 'E-mail'		06/22/2015 12:54:44 P M